# The Gazette



## of India

#### PUBLISHED BY AUTHORITY

No. 187

#### NEW DELHI, SATURDAY, MAY 3, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 29th April 1952 :-

Issue No.	No. and Date	Issued by	Subject
71	S. R. O. 707, dated the 19th April 1952.	Ministry of Food and Agri- culture	The Bombay Skim Milk Powder (Control on Distribution and Movement) Order, 1952.
72	S. R. O. 708, dated the 22nd April 1952.	Ditto.	The Central Advisory Council (Procedural) Rules.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

#### PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners),

#### MINISTRY OF LAW

New Delhi, the 25th April 1952

- S.R.O. 734.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. S.R.O. 215, dated the 9th February, 1952, relating to the execution of contracts and assurances of property, namely:-
- 1. In Part IX of the said notification, for item 2 under Head C, the following item shall be substituted, namely:-
  - "2. Bonds and guarantees submitted by importers and exporters in connection with the clearance or export of goods; by a Customs Collector appointed under section 6 of the Sea Customs Act, 1878 (VIII of 1878)."
- 2. In Part XVII of the said notification, in item 22 under Head A, for the words "or Controllers of Stores of Government Railways, the Superintendent, Railway Training School, Bina, or the Director, Railway Clearing Accounts", the following

words shall be substituted, namely:—

"Controllers of Stores, or Personnel Officers of Government Railways, the President, Colony Committee, Golden Rock, the Superintendent, Railway Training School, Bina, or the Director, Railway Clearing Accounts."

3. In Part XXI of the said notification, under Head G, after entry 9 the follow-

ing entries shall be added, namely:-

"10. Leases of land situated within the declared area of a salt factory and unfit for salt manufacture, but fit for (a) Grow More Food Campaign, (b) Paddy Cultivation, (c) Building Residential Quarters, (d) Casuarina Plantation or (e) any other purpose sanctioned by a competent authority; by the Deputy Salt Controller, in Delhi, Madras or Bombay or an Assistant Salt Controller within their respective jurisdictions.

- Leases of fishing rights and acceptances of tenders thereof:
  - (a) if the amount or value does not exceed Rs. 5,000 in each case; by Deputy Salt Controller, in Delhi, Madras or Bombay or an Assistant Salt Controller within their respective jurisdictions; and
  - (h) If such amount or value exceeds Rs. 5,000 in each case; by the SaltController."

[No. F. 32-III/52-L.]

SHRI GOPAL SINGH, Dy. Secy.

#### New Delhi, the 30th April 1952

S.R.O. 735.—The following direction issued by the President under clause (1) of article 299 of the Constitution is published for general information:—

"In exercise of the powers conferred by clause (1) of article 299 of the Constitution, I. Rajendra Prasad, President of India, hereby authorise my Ambassador to the United States of America, to execute on my behalf the Loan Agreements with the International Bank for Reconstruction and Development, Washington, to be made in exercise of the executive power of the Union of India. I hereby further appoint the Ambassador of India to the United States of America, to act as a representative of the Government of India for this purpose and to do all necessary acts and things on behalf of the Government of India in connection therewith.

Signed at New Delhi on the twenty fifth day of April, 1952.

#### RAJENDRA PRASAD,

President of India" [No. F.32-IV/52-L.]

S. B. CAPOOR, Joint Secy.

#### MINISTRY OF HOME AFFAIRS

New Delhi, the 23rd April 1952

- S.R.O. 736.—Corrigendum.— In the Ministry of Home Affairs Notification No. S.R.O. 391, dated the 27th February, 1952 (hereinafter referred to as the said Notification) published on pages 364-369 of the Gazette of India, Part II—Section 3, dated the 8th March 1952-
  - (1) on page 364, for the letters, word and figures "XLV of 1951" within the brackets occurring in the preamble to the Punjab Security of the State (Amendment) Act, 1951 which forms Annexure I to the said Notification read the letters, word and figures "XLVI of 1951" within the same brackets.

(2) on pages 364, 366, and 369 for 'Ajmer' occurring in section 2 of the Punjab Security of the State (Amendment) Act, 1951 which forms Annexure I to the said Notification and in sub-section (2) of section 1 and in section 15 of the Punjab Security of the State Act, 1951 which forms Annexure II to the said Notification read 'Delhi'.

(3) on page 367, for the word 'uniform' occurring in sub-section (6) of section 7 of the Punjab Security of the State Act, 1951 which forms Annexure II to the said Notification read "inform".
(4) on page 369, for the figures '14' and '15' indicating respectively sections 14 and 15 of the Punjab Security of the State Act, 1951 which forms Annexure II to the said Notification read '15' and '16' respectively.

[No. 25/29/51-Poll.]

- S.R.O. 737.—Corrigendum.— In the Ministry of Home Affairs Notification No. S.R.O. 390, dated the 27th February, 1952 (hereinafter referred to as the said Notification) published on pages 358-363 of the Gazette of India, Part II-Section 3, dated the 8th March 1952-
  - (1) on pages 358, 360 and 363 for 'Delhi' occurring in section 2 of the Punjab Security of the State (Amendment) Act, 1951, which forms Annexure I to the said Notification and in sub-section (2) of section 1 and in section 16 of the Punjab Security of the State Act, 1951 which forms Annexure II to the said Notification read 'Ajmer'.
  - (2) on page 361 for the word 'uniform' occurring in sub-section (6) of section 7 of the Punjab Security of the State Act, 1951 which forms Annexure II to the said Notification read 'inform'.

[No. 25/29/51-Poll.]

GAJINDER SINGH, Asstt. Secy.

Excise (Class  $\Pi$ ).

Chief Accounts Officers

All.

#### New Delhi, the 23rd April 1952

S.R.O. 738.—In exercise of the powers conferred by article 309 of the Constitution read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendments shall be made in the Rules published with the notification of the Government of India in the late Home Department No. F.9/19/30-Ests., dated the 27th February 1932, namely:

In the schedule annexed to the said Rules, under the head "Department of Communications", sub-head "Indian Posts and Telegraphs Department", heading "(A) Services", and Item "(14) Telegraph Engineering", for the entry Repeater Station Assistants, Observation Supervisors, Telephone Monitors in Selection Grade and Line Inspectors", in column 1 of the schedule, the following shall be 🛥ubstituted, namely:-

"Repeater Station Assistants, Observation Supervisors, Telephone Monitors in Selection Grade, Matrons and Line Inspectors. [No. 7/10/52-Ests.]

S.R.O.739.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby directs that the following further amendments shall be made in the schedule annexed to notification of the Government of India in the late Home Department No. F.9/11/33-Ests., dated the 9th January 1934, namely:—

1. Under the Head "Customs Department" for the existing entries, the following entries shall be substituted, namely:-

```
Principal Appraisers
                                  Central Board of Collector of Customs
Chief. Inspectors Preventive
                                                                                         (i), (ii), (iv)
   Service.
                                    Revenue.
                                                                                         and (v).
Auditor
Chief Accounts Officer
                                                         Central Board of Reven-
                                                                                        All.
                                                           110.
Superintendent of Launches,
                                  Collector of Cus-
                                                        Senior Asstt. Collector of
                                                                                       (i), (ii), (iv)
    Calcutta Customs House.
                                     toms.
                                                           Customs incharge of Pre-
                                                                                         and (v).
             Superintendent
Assistant
                                                           ventive
                                                                     Department.
    of
         Launches, Calcutta
                                                         Collector of Customs
                                                                                        All.
    Customs House.
Appraisors
                                 Collector of Customs
                                                         Senior Asstt. Collector of
                                                                                        (i), (ii), (iv)
                                                            Customs incharge Appr-
                                                                                         and (v).
                                                            aising Department.
                                                         Collector of Customs
                                                                                        All.
Preventive Inspectors .
                                 Collector of Customs
                                                                                        (i), (ii), (iv)
                                                         Senior Asstt. Collector of
                                                            Customs incharge Pre-
                                                                                         and (v).
                                                            ventive Department.
                                                         Collector of Customs
                                                                                        All.
                                 Collector of Customs, Collector of Customs, Cochin (i), (ii), (iv)
Chief
         Preventive Officer,
    Cochin Customs House.
                                   Madras.
                                                                                         and (v).
                                                         Collector of Customs, Mad-
                                                                                        All.
                                                            TRA
      2. Under the Head " Opium Department' for the existing entries, the following entries
shall be substituted, namely:-
 Asstt. Collector (Qpium)
Chief Accounts Officer
                                   Central Board of
                                                          Central Boad of Revenue .
                                      Revenue.
 Factory Engineer
 Laboratory Engineer .
 District Opium Officers
 Inspecting Officer (Heatiquar-
     ters Office of the Narco-
     tics Commissioner).
 Manager,
              Opium Factory,
                                   Central Board of Narcotics Commissioner .
                                                                                         (i), (il), (iv)
    Ghazipur.
                                     Revenue.
                                                                                          and (v).
 Asstt. Manager, Opium Fac-
     tory, Ghazipur.
                                                          Central Board of Revenue.
                                                                                         All.
             Opium Factory,
 Manager,
     Neemuch.
3. For the existing heads "Northern India Salt Revenue Department, Bombay Salt Revenue Department, and Madras Salt Revenue and Customs Out-ports Department" and the
 entries thereunder, the following head and entries thereunder shall be substituted, namely:-
 "Central Excise (including Land Customs) Department.

Asstt. Collectors of Central Central Board of Central Board of Revenue.
```

Revenue.

103	iii (iiiiiii )	J. 1111111	, 0,	1002	
Superintendents of C Excise.	entral Central Revenue	Board of	(Grade I	•	rciae )
				or f Central Ex I) or	$ \begin{cases} (i), (ii), (iv) \\ \text{and } (v). \end{cases} $
				ollector in i charge of a	
+				ard of Rever	nue All.
4. After the head 'head and entries thereu				s) Dopartme	ent", the following
Central Revenues Chem			y.—		
Asstt. Chemical Examin		Board of	Chief Chem		(i), (ii), (iv) and (v).
•			Central Bo	ard of Reve	
	M 70 17 2	·7 0.4.7	4	-	No. 7/9/51—Es ts.]
,	_		April, 1952		1 0 0 0 0 0
S.R.O. 740.—In extitution, the President in the rules published partment No. 9/19/30-E	hereby directs t with the notificati	that the fo on of the (	llowing furt Government	her amendn of India in	cle 209 of the Cons- nexts shall be made the late Home De-
	annexed to the said				Department'.
<ol> <li>Under the sub-tries shall be substituted</li> </ol>		partment' i	or the exist	ing entrice,	the following en-
Class III posts.					
(i) Non-Ministerial. Examinors	Collector of Customs.	tor i/c of	stt. Collec-	(i), (ii), (iv) and (v).	Collector of Cus-
		ing Depa	artment. f Customs.	All	Contral Board of Revenue.
Preventive Officers (Grade I). Preventive Officers	Collector of Customs.		ett. Collec- Preventive ent.	(i), (ii), (iv) and (v).	
(Grade II). Asstt. Preventive Officers.		Collector	of Customs.	All .	Central Board of Revenue.
Wharfingers. Chemical Assistants .	Chief Chemist.	Examine	Chemical <b>(</b> r Incharge aboratory.	(i) and (v)	Chief Chemist.
			f Customs	(i), (ii), (iv)	Contral Board of Revenue.
		Chief Che	mist .	and (v). All .	Central Board of Revene.
(ii) Ministerial.					
Superintendent . Deputy Superinten-	Collector of Customs.	Asstt. incharg and Ad	e of Estt.	(i), (ii), (iv) and (v).	) Collector of Cus- toms.
dent.	J	Collector	of Customs		Central Board of Revenue.
Head Clerk, Upper Dn. Clerks and Lower Dn. Clerks (Cochin Customs	Collector of Customs, Co-		of Customs,	All	Collector of Customs, Madras.
House). Upper Dn. and Lower Divn. Clerks.	toms.	Customs Departm	i/e of the ent con-	and (v).	) Collector of Customs.
Stenographers All other Ministerial or non-ministerial Class III posts.	. Collector of Customs.	Collector	of Customs	All	Central Board of Revenue.

All Class IV posts .	Asstt. Collector of Customs	Asstt. Collector of Customs i/c Deptt.	(i), (ii), (iv) and (v).	Collector of Cus-
(Estt. & Adma.)		) concerned. Asstt. Collector of Customs (Estt. and Admn.)	All	Collector of Customs.
2. Under the sub-hahall be substituted :—	ead "Opium Dep	artment" for the existi	ng entries, th	e following entries
Class III posts.	_			
(i) Non-Ministeria		37 (1 0 )		
Deputy Superintendent, spectors and Supervisors in Himachal Pradesh. (ii) Ministerial.	Narcoules Commissioner.	Narcotics Commissioner.	AU .	Central Boar of Revenue.
Superintendent .	Narcotics Commissioner.	Deputy Collector (Opium) in the case of persons employ- ed in the Opium Factory, Ghazipur.	(i), (ii), iv) and (v).	Narcotics Com- missioner.
		Asstt. Collector (Opium) in the case of persons employ- ed in Neemuch, Rajasthan and Ma-	(i) and (v)	Narcotics Commissioner.
		dhya Bharat. Narcotics Commis- sioner.	All	Central Board of Revenue.
Upper Division and Lower Division Clerks. Steno-typists	Narcotics Com- missioner.	Doputy Collector (Opium) for staff employed in Uttar Pradesh.	(i), (ii), (iv) and (v).	Narcotica Com- missioner.
posts.	J	Asstt. Collector (Opium) for staff employed in Noo- much, Rajasthan and Madhya Bha- rat.	(i), (ii), (iv) and (v).	Narcotics Com- missioner.
		Narcotics Commis- sioner.	All	Central Board of Revenue.
Chemical Assistants .	Chief Chemist .	Opium Chemist . Narcotics Commissioner. Chief Chemist .	(i) and (v) (i), (ii), (iv) and (v). All	Chief Chemist. Central Board of Revenue. Do.
Olass IV posts. (i) Office of the Narco	- Chief Accounts	Chief Accounts	All	Narcotics Com-
tics Commissioner.  (ii) Uttar Pradesh  (Ghazipur).	Officer. Deputy Collector (Opium).	Officer. District Opium Officers or Opium Chemist or Mana- ger, Opium Fac- tory Ghazipur, in respect of Ests. under their con- trol.	(i) and (v)	missioner. Deputy Collec- tor (Opium).
		Deputy Collector	All	Narcotics Com-
(iii) Neemuch, Rajaa- than and Madhya Bharat.	Asstt. Collector (Opium).	(Opium). Manager Opium (: Factory, Neomuch or District Opium Officers in respect of Ests. under their control.	i) and (v) A	missioner. ssistant Collector (Opium).
			All	Narcotics Com- missioner.

(iv) Himachal Pradesh	Chief Accounts Officer.	Officer-in-charge of the Circle. Chief Accounts Offi- cer.		Narcotics Com- missioner, Narcotics Com- missioner.		
3. For the existing Revenue Department quently amended to " under, the following sul	and Madras Salt . Contral Excise as	nd Land Customs Dep	Out-ports De artment" and	partment" subse-		
" Central Excise (in	cluding La <b>nd C</b> ust	oms) Department.				
Class III posts. (i) Non-Ministerial.						
Dy. Superintendents of Central Excise.	Central Excise.	Asstt. Collector of Central Excise. Deputy Collector of Central Excise. Collector of Central Excise.	(i), (ii), (iv) and (v).	Collector of Central of Excise. Collector of Central Excise. Central Board of Revenue.		
Inspectors of Central Excise. N	Collector of Central Excise.	Deputy Collector or Asstt. Collector of Central Excise.	and (v).	tral Excise.		
Supervises	-	Collector of Central Excise.	All	Central Board of Revenue.		
(ii) Ministerial.						
Office Supdt. Superintendent.	Collector of Central Exci-	Deputy Collector or Asstt. Collector (Headquarters).	(i), (ii), (iv) and (v).	Collector of Cen- tral Excise.		
		Collector of Central	All .	Central Board of Revenue.		
Deputy Supdt Head Clerk	Collector of Central Excise.	Excise. Asstt. Collector incharge of Divn.	$\bigg\}^{(i) \; d \!\!\! c \; (v)} \; .$			
		Dy. Collector of Central Excise or Asstt, Collector (Headquarters).	} & (v).	tral Excise.		
Upper and Lower Di	. Collector of	Collector of Central Excise. Dy, Collector of		Central Board of Revenue. ) Collector of Cen-		
vision Clerks. Steno-typist All other ministeria and non-ministeria class III posts.	Central Ex-		and $(\mathbf{v})$ .	tral Excise.		
Canada 2 - 1 - 1		Collector of Central Excise.	•	Central Board of Revenue.		
All Class IV posts	Asstt. Collector		f (i) and (v)	Assistant Collector.		
	Divn. or Asstt. Collector (Headquarters Office) in res pect of Estt. under their control.	Central Excise	• -	Collector of Cen- tral Excise.		
4. The existing entries under the sub-head "Customs Department" relating to Chemica. and other establishments at the Central Laboratory shall be deleted and the following sub head and entries thereunder shall be substituted after the sub head "Central Excise (including Land						
Customs) Department	Central Laborator	v.				
Chemical Asstts.	Chief Chemist	. Chemical Examiner	, (i) and (v)	Chief Chemist.		
-		Grade I. Chief Chemist	. All	Central Board of Revenue.		

Superintendent (Minis- Chief Chemist . terial).	Chemical Examiner, Grade I.	(i) and (v).	Chief Chemist.
vor raij.		All .	Central Board of Revenue.
All Other Class III Chief Cho.nist Posts.	Chemical Examiner, Grade I.	(i), (ii), (iv) and (v).	Chief Chemist.
	Chief Chemist .	All	Central Board of Revenue.
All Class IV Posts . Chemical Examiner, Grade I.	Chemical Examiner, Grade II. Chemical Examiner, Grade I.	(i), (ii), (iv) and (v). All .	Chief Chemist. Chief Chemist.

[7/9/51-Este.]

C. B. GULATI, Under Secy.

#### MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 23rd April 1952

S.R.O. 741.—The following draft of certain further amendments to the Indian Pilgrim Ships Rules, 1933, which it is proposed to make in exercise of the powers conferred by clause (g) of sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), is published as required by sub-section (3) of the said section for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 15th May 1952.

Any objection or suggestion which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

#### Draft Amendments

In rule 101 of the said Rules-

- 1. In sub-rule (1), for the word "cotton" the words, brackets and figure "cotton [except Egyptian and Sudan cotton subject to the conditions specified in sub-rule (3)] shall be substituted.
  - 2. After sub-rule (2) the following sub-rule shall be inserted, namely:—
    - "(3) Egyptian and Sudan cotton shall not be carried in a pilgrim ship unless the following conditions are satisfied:—
      - (a) no other cargo or stores shall be stowed with cotton in the same compartment,
      - (b) each compartment in which cotton is stowed shall have its own independent means of fire-extinguishing.
      - (c) each compartment in which cotton is stowed shall be efficiently and securely closed, and ventilators leading to such compartment shall be fitted with a double layer of fine mesh wire gauze,
      - (d) the stowage and loading or discharging of cotton shall be under the direct supervision of one or more of the ship's certificated officers,
      - (e) during loading and discharging operations, spark arresters shall be placed over all funnels,
      - (f) smoking and naked lights shall not be permitted on any deck or decks through which cotton is loaded or discharged, and
      - (g) fire hoses shall be connected to the water supply adjacent to all hatchways through which cotton is being loaded or discharged and the water shall be turned on ready for immediate use.

[No. 158-AWT.]

AVTAR SINGH, Under Secy.

#### MINISTRY OF STATES

New Delhi, the 23rd April 1952

S.R.O. 742.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the Chief Commissioner of Manipur shall, subject to the control of the Fresident and until further orders, exercise the powers and discharge the functions of the State Government under the provisions of section 5 of the Public Gambling Act, 1867 (III of 1867), as extended to the State of Manipur.

[No. 93-J.]

A. N. SACHDEV, Under Secy.

#### New Delhi, the 23rd April 1952

S.R.O. 743.—The Central Government is pleased to notify that Rajkumar Raghubirsingh, Rajkumar Govindsingh, and Rajkumar Raghunathsingh, sons of His Highness the Raja of Sitamau, have been nominated by the said Ruler, for the purposes of Entry 2(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951.

[No. 94-D.]

S.R.O. 744.—The Central Government is pleased to notify that Maharaj Kumar Ajit Singhji, son of His Highness the Raja of Jhabua, has been nominated by the said Ruler for the purposes of Entry 2(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951.

[No. 95-D.]

S.R.O. 745.—The Central Government is pleased to notify that Maharajkumar Shri Digvijay Singhji Saheb and Maharajkumar Shri Lakshman Singhji Saheb, sons of His Highness the Raja of Sailana have been nominated by the said Ruler, for the purposes of Entry 2(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951

[No. 96-D.]

S.R.O. 746.—In xercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Her Highness Songarlji Saheba a member of the family of the Ruler of Rajgarh for the purposes of that entry.

[No. 97-D.]

S.R.O. 747.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Her Highness Maharaniji Saheba of Sitamau a member of the family of the Ruler of Sitamau for the purposes of that entry.

[No. 98-D.]

S.R.O. 748.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Her Highness Maharani Vijaya Raje Scindia, a member of the family of the Ruler of Gwalior for the purposes of that entry.

[No. 99-D,]

S.R.O. 749.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Major Shrimant Maharaj Jagdeo Rao Saheb Puar of Junior Maltnan a member of the family of the Ruler of Dhar for the purposes of that entry.

[No. 100-D.]

S.R.O. 750.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Her Highness Rani Saheba Saraswati Sahiba a member of the family of the Ruler of Khilchipur for the purposes of that entry.

[No. 101-D.]

S.R.O. 751.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government

is pleased to specify Her Highness Maharani Saheba Chauhanji a member of the family of the Ruler of Jhabua for the purposes of that entry.

[No. 102-D.]

S.R.O. 752.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Her Highness the Dowager Maharani Shiva Kumari, D.B.E., and (2) Maharaj Prabhunath Singhji, members of the family of the Ruler of Narsingarh for the purposes of that entry.

[No. 103-D.]

S.R.O. 753.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Her Highness Maharani Padmaraje Puar and (2) Her Highness Maharani Menkaraje Puar, members of the family of the Ruler of Dewas (Junior) for the purposes of that entry.

[No. 104-D.]

- S.R.O. 754.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Maharajkumari Usha Raje Holkar, (2) Her Highness Fay Holkar. (3) His Highness Maharaja Tukoji Rao Holkar, (4) Her Highness Masaheba Saubhagyawati Chandravati Bai Holkar, (5) Her Highness Masaheba Saubhagyawati Sharmishta Bai Holkar, and (6) Her Highness Masaheba Saubhagyawati Indirabal Holkar members of the family of the Ruler of Indore for the purposes of that entry.

  [No. 105-D.]
- S.R.O. 755.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Her Highness the Junior Dowager Maharani Saheba of Ratlam and (2) Her Highness the Maharani Saheba of Ratlam, members of the family of the Ruler of Ratlam for the purposes of that entry.

[No. 106-D.]

S.R.O. 756.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Her Highness Maharaniji Shri Chandrawatji Saheba, a member of the family of the Ruler of Sailana for the purposes of that entry.

[No. 107-D.]

S.R.O. 757.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Yuvraj Jayendra Singh, a member of the family of the Ruler of Kathiwara for the purposes of that entry.

[No. 108-D.] .

S.R.O. 758.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Ranee Saheba Mukand Kuwar, a member of the family of the Ruler of Johat for the purposes of that entry.

[No. 109-D,]

S.R.O. 759.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) The Senior Begum Saheba of Kurwai, and (2) Nawabzada Shaharyar Mohammed Khan, members of the family of the Ruler of Kurwai for the purposes of that entry.

[No. 110-D.]

S.R.O. 760.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedulc I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Shrimati Keshav Kumari (Rajmata), a member of the family of the Ruler of Piploda for the purposes of that entry.

S.R.O. 761.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schodule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Sarkar Alia Aziza Sultan Begum, and (2) Nawabzada Wala Jah Asif Mohammad Khan Bahadur, members of the family of the Ruler of Patheri for the purposes of that entry.

[No. 112-D.]

S.R.O. 762.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Rani Saheba Indumati Devi, and (2) Kunwar Bhanu Pratap Singh, members of the family of the Ruler of Khanladhana, for the purposes of that entry.

[No. 113-D.]

S.R.O. 763.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify (1) Rajmata Saheba Janna Kunwar Bai, (2) Rani Saheba Chandra Kunwar Ba, and (3) Kunwar Surendra Singhji, members of the family of the Ruler of Nimkhera for the purposes of that entry.

[No. 114-D.]

S.R.O. 764.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Shreemati Rajmata Bhanwar Bai Ma Saheba, a member of the family of the Ruler of Jamnia, for the purposes of that entry.

[No. 115-D.]

S.R.O. 765.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Kunwar Fatehbhan Singhji, a member of the family of the Ruler of Rajgarh (Bhumia Estate) for the purposes of that entry.

[No. 116-D.]

H. C. MAHINDROO, Under Secy.

### MINISTRY OF FINANCE (Department of Economic Affairs)

New Delhi, the 22nd April, 1952

Foreign Exchange Regulation Rules

- S.R.O. 766.—In exercise of the powers conferred by section 27 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby makes the following Rules, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Foreign Exchange Regulation Rules, 1952.
  - (2) They shall come into force at once.
  - 2. Definitions.—In these rules, unless the context otherwise requires;
    - (a) "Schedule" means a schedule to these Rules; and
    - (b) "the Act" means the Foreign Exchange Regulation Act, 1947 (VII of 1947).
- 3. Form of declarations.—(1) A declaration under section 12 of the Act shall be in one of the forms set out in the First Schedule as the Reserve Bank may by notification in the Gazette of India specify as appropriate to the requirements of a case.
- (2) Declarations shall be executed in sets of such number as indicated on the forms.
- 4. Authority to whom declaration to be furnished.—(1) The original of the declaration shall be furnished to the Collector of Customs; provided that when export is by post, the original of the declaration shall be furnished to the postal authorities.
- (2) Copies of the declaration shall be submitted to the authorities and in the manner, specified on the forms.

- (3) The documents pertaining to every export passed by the Customs shall, within 21 days from the date of the export, be submitted to the authorised dealer mentioned on the relevant declaration form, unless the Reserve Bank, in its discretion, authorises otherwise.
- 5. Evidence in support of declaration.—(1) The Reserve Bank, or subject to such directions, if any, as may be given by the Reserve Bank, the Collector of Customs or the postal authorities, may, to satisfy themselves of due compliance with section 12 of the Act, require such evidence in support of the declaration as may satisfy them that the exporter is a person resident in India, or has a place of business in India,
- (2) The Reserve Bank may require any exporter to produce such evidence in support of the declaration as may be in his possession or power to satisfy it
  - (i) that the destination stated on the declaration is the final place of destination of the goods exported; and
  - (ii) that the amount representing the full export value of the goods has been or will be paid to the exporter.

Explanation.—For the purposes of this rule, "final place of destination" means: a place in a country in which the goods are ultimately imported and cleared through the Customs of that country.

6. Period within which erport value of goods is to be paid.—The amount representing the full export value of goods exported shall be received from the country of final destination of the goods, unless permitted otherwise by the Reserve Bank in its discretion, and shall be paid to the exporter within six months from the date of shipment of the goods:

Provided that in the case of goods exported to Pakistan or Afghanlstan, the amount representing the export value shall be received within three months from the date of export:

Provided further that the Reserve Bank, in its discretion, may, for sufficient and reasonable cause shown, extend the said period of six months or three months, as the case may be.

7. Manner of Payment of export value of goods.—The amount representing the-full value of goods exported to the countries specified in the Second Schedule shall be paid through an authorised dealer and unless otherwise authorised by the-Reserve Bank, shall be paid in the manner specified in the said Schedule.

#### FIRST SCHEDULE

#### Form G. R. I.

3. Short description and quantity of goods
4. Invoice value of goods (stating currency)

(Shipping charges, insurance etc., if not included in price)

Original copy to be submitted to Customs.

#### FOR SHIPMENTS FROM INDIA ONLY

(All exports from parts in India must be declared on G. R. forms only)

Total			
1 - 000	 	 	 

o. momou by	which payment is to be received in indig.	
Strike out clauses not applicable.	<ul> <li>(a) Goods involved in permitted foreign of received through a bank in India by</li> <li>(i) negotiating or sending for collection drawn in.</li> </ul>	•
	(state currency)	
	(ii) remittance in (state foreign or	arrency)
	(b) Goods involced in rupees and payment bank in India by	
	<ul> <li>(i) negotiating or sending for collection</li> <li>drawn in rupees</li> </ul>	n bills and/or documents
	(ii) remittance in rupecs	<del></del>
	(c) Goods invoiced in sterling and payn bank in India by negotiation of a sterl under a credit either registered with t Form E. 2 under No.	ing bill on London drawn he Bank of England on
•	mention Bank or without such a registration provid by a sale of foreign currency or by tra- sterling account in the United Kingdo	nsfer from the permitted
	(d) Goods invoiced in sterling and payme bank in India by	ent received through a
	negotiating bills	drawn in sterling
	sending for collection shipping doc	
	on the country of destination of received in storling from the perm the United Kingdom	goods, payment to be
	<ul><li>(ii) remittance in sterling the sterling permitted sterling account in th</li></ul>	
	(e) Goods invoiced in sterling and payment in India by negotiating bi	
	sending for collection shipping sterling on	drawn in documents
	(mention name of sterling a sterling area country other than the bursement by transfer from the per in the United Kingdom.	U. K. providing for reim-
I here thi Strike out "clauso (a or b) not	by declare that I am the seller/consignor is declaration is made and that the part (a) that the invoice value declared is the is the same as that contracted with the	iculars givon above are true and e full export value of the goods and
pplicable	(b) that this is a fair valuation of the	goods which are unsold.
the	principals undertake that I/they will deli e foreign exchange/rupee proceeds resultin or before*	ver to the bank mentioned below g from the export of these goods
	e and address of the bank in India gh whom payment is to be received.)  Addres	(Signature of exporter)
Date ———		
		<del></del> :

Note.—All documents relating to export of goods from India must be passed through the medium of an authorised dealer in foreign exchange in India.

See page 2 of form for methods of finance permitted.

\*Give approximate date of delivery which must be within six months of export.

#### NOTES TO EXPORTERS

The G. R. from procedure applies to exports to all countries excluding Pakistan Afghanistan, Nepal, Tibet, Bhutan and French and Portuguese territories in India. methods by which payments for exports to different countries may be received are state below :-

#### Names of Countries

#### Approved methods of finance

- The Belgian Monetary Area; Canada, Egypt (including Gaza Strip); The Α. French Franc Area (excluding the French possessions in India); The Somali Coast; The Portuguese Monetary Area (excluding Portuguese possessions in India); Switzerland and Liechtenstoin; The Dutch Monotary Area (excluding the Republic of Indonesia and Dutch New Guinea); Denmark (including Farce Islands) and Greenland; Norway and
- U.S.A. and any territories under the В. Sovereignty of the U.S.A.; Philippine Islands; Bolivia; Colombia; Costa Rica; Cuba; Dominican Republic; Guatemala; Equador; Haiti: Honduras; Mexico; Nicaragua; Panama; Salvador & Vonezuela,
- C. The Scheduled Territories, i.e., The British Commonwealth (except Canada); Irish Republic; British Trust Territories; British Protectorates and Protected States; Burma; Iraq; Iceland; the Hashemite Kingdom of the Jordan; Libya.
- All countries not mentioned in groups D. A. B and C above.

- (a) The currency of the country of import or of any other country in the samemonetary area.
- (b) Sterling from the account of a resident in the country of import or of any other country in the same monetary area.
- (c) Rupees from the account of a bank in the country of import or of any other country in the same monetary area.
- (a) U.S. dollars.
- (b) Storling from the account of a resident in any country in the group.
- (c) Rupees form the account of a bank in any country in the group.
- (a) Sterling or any storling area currency other than Indian and Pakistan rupees from the account of a resident in any country in this group other than India. and Pakistan.
- (b) Rupees from the account of a bank in any country in this group other than India. and Pakistan.
  - (a) Sterling from the account of a resident in the country of import.
  - (b) Rupees from the account of a bank in the country of import.
- Note.-(1) In all cases page 1 must be completed and submitted to the Customs in order to obtain necessary permission to ship the goods. In case of sterling Bills on London under credit, i.e., under Section 5(c), and also under 5 (c), pages 3, 5 and 7 must also be completed in the same way as page I and handed over to the authorised dealer in foreign exchange through whom the bill is negotiated.
  - (2) In all other cases, i.e., where the method of obtaining payment for the goods is one of those laid down in Section 5(a), (b) or (d), pages 3 and 5 must be completed in the same way as page 1 and handed over to the authorised doaler in foreign exchange through whom payment for the shipment is being received.

#### Form G. R. 1.

Duplicate copy together with a copy of shipper's invoice to be submitted to Reserve Bank through an authorised dealer in foreign exchange.

#### FOR SHIPMENTS FROM INDIA ONLY

(All exports from ports in India must be declared on G. R. forms only.)

#### EXCHANGE CONTROL

Serial No	Steamer	
Shipping Bill No	Port of	
	Shipment	
This form does not apply for export to Pa		For export to thee

This form does not apply for export to Pakistan and Afghanistan. For export to these countries form E.P. must be used.

(Declaration required from exporter before shipping commodities to countries outside India other than Nepal, Tibet Bhutan and French and Fortuguese territories in India.)

1. Exporter's Name

2. Country of destination of goods

Strike out clause (a or b) not appli-

Strike out

cable

Date-

olauses not applicable

> declaration is made and that the particulars given above are true and (a) that the invoice value declared is the full export value of the goods and is the

same as that contracted with the buyer. (b) that this is a fair valuation of the goods which are unsold.

I/my principals undertake that I/they will deliver to the bank mentioned below the foreign exchange/rupce proceeds resulting from the export of these goods on or before\*

(Name and address of the bank in India through whom payment is to be received.) (Signature of exporter)

Address -

Note.—All documents relating to export of goods from India must be passed through the medium of an authorised dealer in foreign exchange in India. See page 2 of form for methods of finance permitted.

Give approximate date of delivery which must be within six months of export.

Strike out clause not applicable	lause not or through whom payment for goods is received.							ted or collected
We hereb lection to to (*) and we und in a manner Reserve Bank	he va derta appre	lue of ke to see oved by t	that pr	oceeds are	received l atrol or th	declared und by us on or be at an explan	er section 5	
					or			
We here goods as deel							in pa	yment of the
						(Signatu	are of author	ised dealer)
*within	six n	onths.				Date .		
				Norms T	o Banks			-
1. Pages 3 an per 'a in	d 4 sl voice	hould be an immediat	ubmitte ely aft	ed to the F er the auti	leserve Bar horised dec	ak of India tog sler completes	ether with a the certifica	copy of ship- te above.
with the consignr support copy of explanat date of t  3. In the case copy of shipmen received method  4. In the case forwards covering the ster ment of India til.	approper to the factor of the	copriate ce shipment; le proceed orm. In must be form, bills draw orm should be deferent to London a page from London a plicate co shipment	rtificates the activities the activities of the control of the con	e on the recount sal ally realism to the ed to the realing on I i to the realing on the ed to the ed to the ed to the certificed under the ed to t	everse of test or other end should proceeds a Reserve Barrow Barr	he copy duly r satisfactory be forwarded to theing recease of India part of the invised dealer uses where payr i.R.I. forms i be completed der credit (i.e. In the case swithin the London but of a should forwater section 5(a) (e) pages 5/7	completed. documentar documentar l along with voice amount atil the full p ment of the b for the balan by the shipp , See \(\delta(c)\) pag sof sterling b scheduled to m receipt of ard to the Re ) duly completed	es 5/7 must be oills on Londor erritories (i.e. advice of pay eserve Bank o
						Bank of In li	 a	
			<u>-</u>		1		-	<del>}</del>
Month and 9-12	year	Amount 36-42	A.D. 49-50	Country 52-54	Currency 55.56	Method of Finance 58	Term of Contract 60	Commodity 61.83

Coded	Checked	Punched	Verified

Form G. R. 1

Triplicate copy to be forwarded either to London with 1st of Exchange or to the Reserve Bank as the case may be through an authorised dealer in foreign exchange

#### FOR SHIPMENTS FROM INDIA ONLY

(Ail exports from ports in India n	must be declared on $G. R. forms$ only).
Exch	LANGE CONTROL

	OSteamer
	g Bill NoPort of Shipment
	Value
	m does not apply for export to Pakistan and Afghanistan. For export to these om E. P. must be used.
other than I	ation required from exporter before shipping commodities to countries cutsife In di Topal, Tibet Bhutan and French and Portuguese territories in India).
	orter's Name
	try of destination of goods
	description and quantity of goods
4. Invo (Shippi	ice value of goods (stating currency) ng charges, insurance etc., if not including in price  Total.
5. Meth	od by which payment is to be received in India.
Strike out clauses not	(a) Goods invoiced in permitted foreign currency and payment received through a bank in India by
applicable	(i) negotiating or sending for collection bills and/or documents
	drawn in (state currency) (ii) remittance in —
	(state foreign currency)
	(b) Goods invoiced in rupees and payment received through a bank
	in India by  (i) negotiating or sending for collection bills and/or documents  drawn in rupees.
	(ii) remittance in rupees
	(e) Goods invoiced in sterling and payment received through a bank in India by negotiation of a sterling bill on London drawn under a credit either registered with the Bank of England on Form E. 2
	under No. (Mention Bank of England No.)
	or without such a registration providing for reimbursement by a sale of foreign currency or by transfer from the permitted sterling account in the United Kingdom
	(d) Goods invoiced in sterling and payment received through a bank in India by
	negotiating bills drawn in sterling
	(1) sending for collection shipping documents on the country of destination of goods, payment to be received in sterling from the permitted sterling account in the United
	(ii) remittance in stering the storling being received from the
	permitted sterling account in the United Kingdom (c) Goods invoiced in sterling and payment received through a bank in India by
	Negotiating Bills drawn in
	sending for collection shipping documents
	sterling on (Mention name of sterling area contry concerned) a sterling area country other than the U. K. providing for re- imbursement by transfer from the permitted sterling account in the United Kingdom
	I hereby declare that I am the seller/consignor of the goods in respect of which this

declaration is made and that the particulars given above are true and

	<del></del>	
Strike out clause (a	(a) that the invoice value declared is the the same as that contracted with the	
or b) not	(b) that this is a fair valuation of the go	ods which are unsold.
pplicable	I/my principals undertake that I/they will foreign exchange/rupees proceeds resulti before*	
	address of the bank in India through ent is to be received.)	(Signature of exporter)
Date		Address -
Note, medium of	All documents relating to export of goods to an authorised dealer in foreign exchange in	from India must be passed through the India.
See pag	e 2 of form for methods of finance permit	ed.
*Give a	pproximate date of delivery which must be	within six months of export.
Strike out this portion when form	method (c) of section 5.  Amount and description of currency———	lom receiving the proceeds of shipments by
is retained	Sold to the Bank of England on-	
<b>in I</b> ndia.	Sold to	
	(Name of	authorised dealer)
	We confirm that the amount of foreign by us and disposed of as stated.	or surrender to the Bank of England. n currency execified above was received
	We confirm that psyment has been red drawn on/or by a transfer from a———	ceived by a cheque or draft for £
	Kingdom	name of Sterling A/e in the United
	Address	(On behalf of the Bank)
<del> </del>	receiving the proceeds of shipments by metho	
	We confirm that &from -	was received by us
	I) Mon	nsert name of account from which
	מ	ayment was received)
	Address	(On behalf of the Bank)
Strike out	Certificate by authorised dealer in foreig	n exchange in India receiving full proceeds
this portion when form	i of shipments by method (a), (b) and (d) ( in †Section 5 (a)	of Section 5.
forwarded to London.	o We confirm that (state foreign	was received by us
London.	on (acare rotatific	currency)
	Date	•
	(i) by credit (s) to our account with our	agentin
	(ii) by a draft or T. T.	•
	Section 5 (b)	•
	We confirm that Rs.————————————————————————————————————	
	(i) transfer from the rupee account in	n India of a bank in———————————————————————————————————
		untry). terling with which the rupees were pur
		te name of Sterling Account in the
	or by a sale of (State f	oreign currency)
	(iii) sale to a bank in India of	(State foreign currency)

<del></del>			<del></del>
	Section 5 (d)		
0	We confirm that £	was receive	d by u
O.		(Name of the sterling A/o in the Kingdom)	Unite
	<ul><li>(i) by credit to our account w</li><li>(ii) by a sterling draft or T. I</li></ul>	<del>-</del> '	
α	ate	(Signature of authorise	d dealer
†Authorised	dealera anould complete cortificat g, ahipments to U. K. or countrie	te under asstion 5 (a) in case of sterling	billa on
*Authorised paymonts have l	flealers in 1st request their Load	lon Agents when advising them that source from which they have been r	sterling eçeived
Form G R 1	<del></del> _		e for- nd of
	FOR SHIPMENTS FR	OM INDIA ONLY	
(.4	Ill exports from ports in India mus	et be declared on G. R. forms only.)	
	Exchange (	CONTROL	
Serial No.		Steamer-	
Shipping Bill N	· · · · · · · · · · · · · · · · · · ·		
		Shipment	
	ices not apply for export to Pak E. P. must be used.	ristan and Afghanistan. For export t	O PROME
India other than	Nepal, Tibet, Bhutan and French	shipping commodities to countries ch and Portuguese territories in India.	
1. Exporter			
	of destination of goods scription and quantity of goods		
4. Invoice v	value of goods (stating currency) ng charges, insurance etc., if not		<del></del>
5. Method b	through a bank in India by	d foreign currency and payment re	
elauses not applicable		state ourrency)	
r . whh mounte	(ii) remittance in ———		<del></del> .
	(b) Goods invoiced in rupees a bank in India by	foreign currency) and payment received through or collection bills and/or docu-	
	(c) Goods invoiced in sterling a bank in India by negotiat drawn under a credit eith England on Form E. 2 un (Mention or without such a registrati	Bank of England No.) ion providing for reimbursement oy or by transfer from the per-	
	(d) Goods invoiced in sterling a bank in India by negotiating	and payment received through	
	sending for collection shippi	drawn in sterling	

	received in at in the United		the permitted sterli	ng account
	<ul><li>(ii) remittance in the permitted</li></ul>	sterling the	sterling being recount in the United K	ived from ingdom
	(e) Goods invoiced i	in sterling ar by	nd payment received	d through
	ed) a sterling a for reimbursen	tion name of rea country o nent by trans	bills shipping documents sterling area countr ther than the U. K., fer from the permit Kingdom————————————————————————————————————	providing
White out	I hereby declare that oh this declaration is m (a) that the invoice v	ade and that alue declared	the particulars given is the full export v	a above are true and
act applicable , belo	is the same as the (b) that this is a fair I/my principals under the foreign exchange.	valuation of take that I/t	f the goods which a	the bank mentioned
(Name and address	ds on or before*————————————————————————————————————			ire of exporter)
Date-	·-·		Address	
medium o See page	uments relating to exp of a authorised dealer 2 of form for methods roximate date of deliv Certificate by bank in the	in foreign o s of finance ery which m	xchange in India. permitted. ust be within six m	onths of export.
Portion when orm is retained ndie	method (c) of section 5 Amount and descript Sold to the Bank of	i. ion of curre		
f on—	Sold to	(Name of	f authorised dealer) to the Bank of	England.
	We confirm that the a I by us and disposed			eifled above was re-
V drawu	Ve confirm that payme a on/or by a transfer	from a	<del></del>	
	(In	nsert name o	f Sterling A/e in th	ne United Kingdom)
Addre		<u> </u>	(On behalf	of the Bank)
receivi	ertificate by bank in a	sterling area pments by m	country other than ethod (e) of section	<b>5.</b>
W ao	Ve confirm that £	from	om which nauman	-was received by us
Addre		or secount tr	om which paymen	
<del></del>		··	(On behalf	of the Bank)

Form G. R. 2

countries within the sterling area.

Original copy to be submitted to Customs.

#### FOR SHIPMENTS FROM INDIA ONLY

EXCHANGE	COMPROT
DESCRIPTION	CONTROL

	Serial No.	Steamer-	
	Shipping Bill No.	•	
	_	Port of	
ee notes n page 2	Rupee Value (Declaration required from export in the Indian Union to the couto the Bank of England to deliver approved Sterling Account in London	ntries specified on re- foreign currency or o	verse under undertskin
	l. Exporter's Name		
	2. Country of destination of g	coods	
	3. Short description and quanti	ty of goods	
	4. Invoice value of goods (Stati charges, insurance etc., if not		e
		Total	
	<ol><li>Approximate date on whice will be delivered, or payment</li></ol>		
Strike out i) or (ii)	6. Method of payment: Under	guarantee by	
			to the Bank of England
			(i) deliver the relative foreign currency
			or (ii) obtain paymen from
			(Insert Name of sterling a/c in London)
is made, the of our know have under	reby declare that we are the sellers of at the particulars therein are true an wledge based on the full value as contactaken to surrender to the Bank of Res in London showing that	d correct, that the in acted with buyers an	voice value is to the be d that our London agen
(i)	the full value of the shipment has be in London	en received from an a	pproved Sterling Accou
	, OI	•	
(11)	the full value of the shipment has be appropriate foreign currency	en surrendered to suc	h authorised dealer in t
(**/	-		
			(Signature of Seller)
Date	<del>-</del>	$oldsymbol{A}dd$	

#### NOTES TO EXPORTERS COMPLETING FORM G. R. 2.

#### Names of Countries

#### Approved method of finance

- A. The Belgian Monetary Area, Canada and Newfoundland, Egypt (including Gaza strip), The French Franc Area (excluding the French possessions in India), The French Somali Coast, The Portuguese Monetary Area (excluding Portuguese Monetary Area (excluding the Dutch Monetary Area (excluding the Republic of Indonesia and Dutch New Guinea), Denmark (including Farce Islands) and Greenland, Norway and Sweden,
- Guarantee to doliver the currency of the country of import or of any other country in the same monetary area
  - to obtain payment in sterling from the account of a resident in the country of import or any other country in the same monetary area.
- B. U.S.A. and any territories under the sovereignty of the U.S.A., Philippine Islands, Bolivia, Colombia, Costa Rica, Cuba, Dominican Republic, Ecuador, Gautemala, Haiti, Honduras, Mexico, Nicargua, Panama, Salvador and Vonozuola.

#### Guarantee to deliver U.S. dollars

to obtain payment in sterling from the account of a resident in any country in the group.

- C. All countries not mentioned in groups A and B above other than Scheduled Territories.
- Guarantee to obtain payment in sterling from the account of a resident in the country of import.
- Note.—(1) In all cases page 1 must be completed and submitted to the Customs in order to obtain necessary permission to ship the species.
  - (2) Where sterling bills are drawn on London against the shipmonts pages 3, 5 and 7 must also be completed in the same way as page 1 and handed over to the authorised dealer in foreign exchange through whom the bills are negotiated.
  - (3) In cases where no bills are drawn but the usual practice of the exporter is to send shipping documents direct to his London Overseas Agents, the following procedure should be adopted:

Page 3 must be completed and submitted to the Reserve Bank of India together with a copy of the invoice along with the monthly statement of their account with their London Office. Pages 3 and 7 must be similarly completed and the respective copies forwarded to the London Agents of the exporter by separate mads in order that the London Agents may be in a position to arrange for the certificate on the reverse of the form to be completed and duly submitted.

Form G. R. 2

Duplicate copy together with a copy of shipper's invoice to be submitted to Resource Brak either direct along with monthly statement or through an authorised dealer in foreign exchange.

#### FOR SHIPMENTS FROM INDIA ONLY

Serial No.	Steamer
Shipping Bill No.	
5	Port of
Opplaration required from exporting the Indian Union to the count	Shipment ter who is shipping commodities from a ries specified 'on reverse under undertaking reign currency or obtain payment from an )

- See notes en page 2
- 1. Exporter's Name
- 2. Country of destination of goods
- 3. Short description and quantity of goods

		of goods (stating current ges, insurance etc., if ice)	
			Total
		date on which fore be delivered, or paym d	
*Strike out (i) of (ii)	6. Method of pa	yment: Under *guara:	ntee
			to the Bank of England to (i) deliver the relative foreign currency
			(ii) obtain payment from 🙌 🖷
			(Insert Name of sterling a/c in London)
<b>is</b> made, that of our knowled have undertal	the particulars there dge based on the full	in are true and correct value as contracted wit he Bank of England a	is in respect of which this declaration, that the invoice value is to be best in buyers and that our London agents certificate from an authorised dealer
(i) th	- 6-11 1 6 41 - 41		
		pment has been receive	ed from an approved Sterling Account
<b>`in</b> ]	London	or	
in 1	London	or pment has been surrend	ed from an approved Sterling Account dered to such authorised dealer in the
in 1	London o full value of the shi	or pment has been surrend	dered to such authorised dealer in the
in 1 (ii) the app	London o full value of the shi	or pment has been surrend	dered to such authorised dealer in the
in I (ii) the app	London  full value of the shipropriate foreign curr	or pment has been surrence pncy	dered to such authorised dealer in the
Note.—Ti countries with the are negotive we herel	London  e full value of the ship propriate foreign currular form does not appain the sterling area.  The by authorised dealer trated in cases where the country that we not be certify that we not appared to the country of the certify that we not appared to the certification.	or pment has been surrence oney  oly to export of common terling bills are drawn gotisted bills to the	(Signature of Sellor)  Address  odities to the United Kingdom and to the Dominion of India through whom on London against the shipments.
Note.—Ti countries with the are negotive we herel	London  e full value of the ship propriate foreign curr  this form does not applin the sterling area.  the by authorised dealer in cases where it	or pment has been surrence oney  oly to export of common terling bills are drawn gotisted bills to the	(Signature of Sellor)  Address  odities to the United Kingdom and to  the Dominion of India through whom on London against the shipments.  alue of £
Note.—Ti countries with the are negotive we herel	London  e full value of the ship propriate foreign currular form does not appain the sterling area.  The by authorised dealer trated in cases where the country that we not be certify that we not appared to the country of the certify that we not appared to the certification.	or pment has been surrence only to export of common terling bills are drawn gotieted bills to the very page 3 of this form.	(Signature of Sellor)  Address  odities to the United Kingdom and to the Dominion of India through whom on London against the shipments.
Note.—T]  Note.—T]  countries with  Certificate bills are negot  We herel against the si	London  e full value of the ship propriate foreign current form does not applied the sterling area.  the by authorised dealer that de in cases where the company certify that we need that the sterling area.	or pment has been surrence only  oly to export of common  in foreign exchange in terling bills are drawn gotisted bills to the vi page 3 of this form.	(Signature of Seller)  Address  odities to the United Kingdom and to  the Dominion of India through whom on London against the shipments. alue of £  (Signature of authorised dealer)
Note.—T]  Note.—T]  countries with  Certificate bills are negot  We herel against the si	London  e full value of the ship propriate foreign current form does not applied the sterling area.  the by authorised dealer that de in cases where the company certify that we need that the sterling area.	or pment has been surrence only  oly to export of common  in foreign exchange in terling bills are drawn gotisted bills to the vi page 3 of this form.	(Signature of Seller)  Address  odities to the United Kingdom and to  the Dominion of India through whom on London against the shipments.  alue of £  (Signature of authorised dealer)  out drawn against the shipments.  Triplicate copy to be forwarded to London either attached to the first of Exchange if bills are drawn or
Note.—TI countries with  *Certificat bills are negon We herel against the si	London  e full value of the ship propriate foreign currents form does not appain the sterling area.  The by authorised dealer stated in cases where the component specified on a partificate must not be strifficate must not be	or pment has been surrence only  oly to export of common  in foreign exchange in terling bills are drawn gotisted bills to the vi page 3 of this form.	(Signature of Seller)  Address  odities to the United Kingdom and to  the Dominion of India through whom on London against the shipments.  (Signature of authorised dealer)  out drawn against the shipments.  Triplicate copy to be forwarded to London either attached to the first of Exchange if bills are drawn or direct if no bills are drawn.
Note.—TI countries with  *Certificat bills are negon We herel against the si	London  e full value of the ship propriate foreign currents form does not appain the sterling area.  The by authorised dealer stated in cases where the component specified on a partificate must not be strifficate must not be	or pment has been surrence only  oly to export of common in foreign exchange in terling bills are drawn gotisted bills to the vi page 3 of this form.	(Signature of Seller)  Address  Odities to the United Kingdom and to the Dominion of India through whom on London against the shipments.  alue of £  (Signature of authorised dealer)  Oute  Triplicate copy to be forwarded to London either attached to the first of Exchange if bills are drawn or direct if no bills are drawn.  DIA ONLY
Note.—TI countries with  *Certificat bills are negon We herel against the si	London  e full value of the ship propriate foreign currents form does not appain the sterling area.  The by authorised dealer stated in cases where the component specified on a partificate must not be strifficate must not be	or pment has been surrence oncy  oly to export of common in foreign exchange in terling bills are drawn gotisted bills to the vi page 3 of this form.	(Signature of Seller)  Address  Odities to the United Kingdom and to the Dominion of India through whom on London against the shipments.  alue of £  (Signature of authorised dealer)  ate  Triplicate copy to be forwarded to London either attached to the first of Exchange if bills are drawn or direct if no bills are drawn.  DIA ONLY
Note.—TI countries with  *Certificat bills are negon We herel against the si	London  e full value of the ship propriate foreign current form does not appain the sterling area.  The by authorised dealer trated in cases where the company of the property	or pment has been surrence oney  oly to export of common in foreign exchange in terling bills are drawn gotisted bills to the vi page 3 of this form.  If furnished if bills are in EXCHANGE CONTROL Steam	(Signature of Sellor)  Address  odities to the United Kingdom and to  the Dominion of India through whom on London against the shipments.  alue of £  (Signature of authorised dealer)  ot drawn against the shipments.  Triplicate copy to be forwarded to London either attached to the first of Exchange if bills are drawn or direct if no bills are drawn.  DIA ONLY

(Declaration required from exporter who is shipping commodities from a port in the Indian Union to the countries specified on reverse under undertaking

	to the Bank of England to deliver fo approved Sterling Account in Londo	reign currency or obtain payment from an n).
	1. Exporter's Name	
	2. Country of destination of goods	
	3. Short description and quantity	of goods
	<ol> <li>Invoice value of goods (stating (Shipping charges insurance e included in price)</li> </ol>	
		Total
Strike out	<ul> <li>6. Approximate date on which exchange will be delivered, of will be obtained.</li> <li>6. Method of payment: Under *s</li> </ul>	r payment
(l) or (ii)	or more or purposes of the	
		to the Bank of England to P. W.  (i) deliver the relative foreign currency
		(ii) obtain payment from
	•	(Insert Name of sterling a/c in London)
( ii)	n London  or  the full value of the shipment has been appropriate foreign currency	een surrendered to such authorised dealer in
		(Signature of Seller)
Deto		Address
	This form does not apply to export of thin the sterling area.	f commodities to the United Kingdom and to
Gertificate by	y bank in the United Kingdom receiving	the proceeds of shipment:
Amoun	t and description of currency	
Sold to Sold to	the Bank of England on-	
	(Name of Authoris	
on		for surrender to the Bank of
We con of as stated.		cified above was received by us and disposed
We con	or nfirm that payment has been received b	y a cheque drawn on (or a draft reimbursable
— ·····	(Insert name of Ster	ling Account in London)
		(On behalf of the Bank)
		Address

Form G. R. 2

Serial No.-

countries within the sterling area.

Quadruplicate copy to be forwarded to London either attached to the 2nd of Exchange if bills are drawn or direct if no bills are drawn.

#### FOR SHIPMENTS FROM INDIA ONLY

#### EXCHANGE CONTROL

Steamer—

	Shipping Bill No.————————————————————————————————————	Port of Shipment————————————————————————————————————
See notes on page 728	port in the Indian Union to the coun	rter who is shipping commodities from a tries specified on reverse under underktaking reign currency or obtain payment from an )
	1. Exporter's Name	
	2. Country of destination of goods	
	3. Short description and quantity	of goods
	<ol> <li>Invoice value of goods (stating (Shipping charges, insurance e included in price)</li> </ol>	
		Total
*Strike out (i) or (ii)	<ul><li>5. Approximate date on which exchange will be delivered, or will be obtained</li><li>6. Mathod of payment: Under *guar</li></ul>	payment
		to the Bank of England to  (i) deliver the relative foreign currency  or  (ii) obtain payment from
		(Insert Name of sterling a/e in London)
is made, that of our knowl have undertain exchange	t the particulars therein are true and dedge based on the full value as contractaken to surrender to the Bank of English London showing that	e goods in respect of which this declaration brrect, that the invoice value is to the best and with buyers and that our London agents and a certificate from an authorised dealer eccived from an approved Sterling Account
	the full value of the shipment has been appropriate foreign currency	or surrendered to such authorised dealer in the
		(Signature of Seller)
Date		Address
<del>_</del>		

Declaration required from exporter before shipping commodities outside India

Shipment ----

I. Exporter's Name

2. Country of destination of goods.

3. Short description and quantity of goods.

4. Invoice value of goods (stating our (Shipping charges, insurance etc., if no	rency)
(~mpping ontinges, mantance etc., it no	Total
Method by which payment is to be realised	
We hereby declare that the invoice verthe goods and that the amount will be displaced the Reserve Bank.	alue herein stated represents the full export value of posed of in a manner and within a period specified by
Date	Signature of Exporter.  *G.R.3 Licence No. Date Address
*Note.—This form can only be used u	nder special licence from the Reserve Bank.
Form G. R. 3	Triplicate copy to be forwarded to the Reserve Bank.
	INDIA
Exc	HANGE CONTROL
	Steamer
Shipping Bill No.	
Rupee Value	Shipment
Declaration required from exporter be	fore shipping commodities outside India.
1. Exporter's Name	
2. Country of destination of goods	
3. Short description and quantity of	goods
<ol> <li>Invoice Value of goods (stating cur (Shipping charges, insurance etc., j</li> </ol>	
	TOTAL
Method by which payment is to be reali	sed :
	value herein stated represents the full export value of sposed of in a manner and within a period specified by
	Signature of Exporter.
	*G.R. 3 Licence No.—Date—
	Address —
Date	
I/We confirm that	State currency and amount received)
(i) by credit to our account with (ii) by a banker's draft or T.T.  (Banker's payment ad)	<del>-</del>
(nonver a hatmens are	
	(Signature of Exporter)

<sup>\*</sup>Note.—This form can only be used under special licence from the Reserve Bank.

#### Form G. R. X.

Original copy to be submitted to customs

#### FOR SHIPMENTS FROM PORTS IN INDIA ONLY

	Exchange	Control	
Serial No		Steamer	
Shipping Bill No			
Rupes Value	***************************************	Port of Shipment	• • • • • • • • • • • • • • • • • • • •
(Declaration req	uired from exporter before shipp notified from to		countries as may be
<ol> <li>Exporter's Name</li> <li>Country of desti</li> </ol>	9	,	
3. Short description	n and quantity of goods		
	goods (stating currency) .ges, insurance etc. if not include	ded in price)	
5. Method by which	payment is received in India:	Total .	1
(i) Paymer ting bil currence	iced in currency of country of in at to be received through a ba ls and/or documents drawn in y or U.S. dollars under an irrev by the foreign importer	nk in India by negotia- the appropriate foreign	•
	nt already received through nee of the appropriate foreign		
ting bil firmed o	nt to be received through a ba lls and/or documents drawn un credit opened by the foreign im	nder an irrevocable con- porter	
	nt already received through nee from the foreign importer	a bank in India by a	
(c) Goods invo	iced in sterling and		
ting bi confirm	nt to be received through a ba ills and/or documents drawn ed credit opened direct or t importer	under an irrevocable	
	nt already received through ance from the foreign importer		
	declare that I am the seller made and that the particular		
Strike out clause not	(a) that the invoice value d as contracted with the		
applicable.  *Give approximate date of delivery which must	(b) that this is a fair valuate are unsold and I/my produced I/my produced will deliver to the foreign exchange/	-	
be within			Signature of Exporter).
of export.	Name and address of bank is through whom payment is to Date	n India Address	
	I/we hereby confirm that  (a) an irrevocable confirm  expiring on  covering the shipment	has been opened	for

·	THE GREET OF HOME AND COMMENTS OF THE COMMENTS
UL. 200 /	(h) a resittance for the bear received on
	(b) a remittance for————————————————————————————————————
	(i) in 5 (a) (ii),
Strike out	(State currency) (ii) in rupoes as stated in Section 5 (b) (ii), the rupee being provided
elause not	from the appropriate non-resident account of a bank,
applicable.	(iii) in sterling as stated in Section 5 (c) (ii), the sterling being provided from the permitted account in the United Kingdom.
Dat	(Signature of the authorised
	dealer)
Note.—All do medium of an wit	edments relating to export of goods from India must be passed through the shorias I dealer in foreign exchange in India.
	NOTES TO EXPORTERS
(A) In all cas	ses page 1 must be completed and certified by an authorised dealer in foreign
and thereafter su	ffect that payment has already been received or an irrevocable credit opened builted to the customs in order to obtain the necessary permission to ship the cort licence for the goods is required, this form should be exhibited to the Export
Page 3 of the	e form must be completed and handed to the authorised dealer, who signed page 1.
(B) In all oa exchange with pa	ses shipping documents must be handed to an authorised dealer in foreign ge 3 of Form G.R.X.
Form G. R. X.	Duplicate copy together with a copy of Shipper's invoice to be submitted to Reserve Bank through an authorised dealer in foreign exchange.
	FOR SHIPMENTS FROM PORTS IN INDIA ONLY
	EXCHANGE CONTROL
<b>}</b> -	Stoamer-
Shipping Bill No.	Port of
Rupec Value	Shipment
_	required from exporter before shipping commodities to such countries as may be notified from time to time)
1. Exporter's Na	
. *	atination of goods
-	ion and quantity of goods
•	of goods (stating currency)
	arges, insurance etc. if not included in price)
	Total .
5. Method by whi	ch payment is received in India:
(a) Goods în	oiced in currency of country of import or U.S. dollars and
n p a (ii) I a	Payment to be received through a bank in India by agotiving bills and/or documents drawn in the appropriate foreign currency or U.S. dollars under an irrevocable confirmal craft topened by the fursign importer.  Payment already received through a bank in India by remittance of the appropriate foreign currency or U.S.
	ollars
- · · · · · · · · · · · · · · · · · · ·	voiced in rupees
o ii	Payment to be received through a bank in India by egotiating bills and/or documents drawn under an revocable confirmed credit opened by the foreign
(ii) I	nporter Payment already received through a bank in India by remittance from the foreign importer

negotiated.

(This form	is to be used exclusively for declaring exports from India to Pukistan and Afghantstan
	1. Exporter's name
	2. Country of destination of goods (In the case of exports to Pakistan state whether East or West Pakistan)
	3. Short description and quantity of goods
	4. Invoice value of goods (Shipping charges/Railway freight, insurance etc., if not included in price) . Rs. Total value . Rs.
Strike out	8. Method by which payment is to be received in India.—
olauses not applicable.	<ul> <li>(a) Goods invoiced in Pakistan rupees and payment received through a bank in India by:</li> </ul>
	(i) negotiating or sending for collection bills and/or documents drawn in Pakistan rupees
	(ii) Remittance in Pakistan rupees ,
	(b) Goods invoiced in Indian rupces and payment received through a bank in India by:
	<ul><li>(i) negotiating or sending for collection bills and/or documents drawn in Indian rupees</li></ul>
	(ii) Romittance in Indian rupees
<u>,</u>	I hereby declare that I am the seller/consignor of the goods in respect of which this declaration is made and that particulars given above are true, and
	(a) that the invoice value declared is the full value as contracted with the buyer;
Strike out Clause (a) or (b) not applicable.	(b) that this is a fair valuation of the goods which are unsold and I/my principals undertake that I/they will deliver to the bank mentioned below the foreign exchange/rupee proceeds resulting from the export of these goods on or before.
	(Name and address of the bank in India through whom payment is to be received.)  (Signature of exporter)
	Date Address
(ii) S * This	all documents relating to export of goods from India must be passed through the odium of an authorised dealer in foreign exchange in India.  see page 2 of form for method of finance permitted, method of finance is not permissible for exports to Afghanistan. approximate date of delivery which must be within three months of export.
	NOTES TO EXPORTERS
which paym	P. Form applies only to exports to Pakistan and Afghanistan. The methods by ents for the exports may be received are stated below:—
For PARISTA	м:
(2) Indi	ian rupees from the account of a bank in the Dominion of Pakistan Sec. 5 (b)
For Arghan	· · · · · · · · · · · · · · · · · · ·
	ian rupees from the account of a bank in Afghanistan . Sec. 5 (b)
to expor	age I must be completed and submitted to the Customs in order to obtain permission t the goods. Pages 3 and 5 must also be completed in the same way as page I and over to the authorised dealer in foreign exchange through whom the bill is

Form H. P.

Duplicate copy together with a copy of exporter's involve to be submitted to Reserve Bank through an authorised dealer in foreign exchange.

#### INDIA

Serial No			Steamer/Country Craft Railway Booking Station
Shipping Bill No. and Date  Railway Bill No. and Date  Air Freight Receipt No. and Date  Rupee Value		NAME OF	Airway Company
		•	
		37 4.	Place of Export———
			aland Customs barrier
(This form is	to be used exclusively for declaring ex		
	<ol><li>Country of destination of general (In the case of exports to</li></ol>	oods———— Pakistan ets	ate wheter East or West Pakistan
	3. Short description and quan	tity of good	9 <del></del>
	4. Invoice value of goods		Ra
	(Shipping charges/Railwainsurance etc., if not		
	• '	• • •	
	Total value		Rs.————
	5. Method by which payment is		
	<ul> <li>(a) Goods invoiced in Paki bank in India by:</li> </ul>	atan rupees	and payment received through a
Strike out clauses not applicable.	(i) negotiating or send and/or documents rupees	ling for colle drawn in	Pakistan
	(ii) Remittance in Pak	istan rupoe	s , , <del></del>
	(b) Goods invoiced in Indian rupees and payment received through a bank in India by:		
	(i) negotiating or sending for collection bills and/or documents drawn in Indian rupees		
	(ii) Remittance in Ind	ian rupees	
	which this declaration is made and	l that partic	signor of the goods in respect of ulars given above are true, and full value as contracted with the
Strike out clause (a) or (b) not appli- cable.	principals undertake that l	[/they will de ee proceeds :	Is which are unsold and I/my bliver to the bank mentioned below resulting from the export of these
	(Name and address of the bank in India through whom payment i to be received.)	 1 5	(Signature of exporter)
	Date	- Address	

- .Note.—(i) All documents relating to export of goods from India must be passed through the medium of an authorised dealer in foreign exchange in India.
  - (ii) See page 2 of form for method of finance permitted.
  - \* This method of finance is not permissible for exports to Afghanistan.
  - † Give approximate date of delivery which must be within three months of export.

Certificate by authorised dealers in India through whom bills are negotiated or collected or through whom payment for goods is received

We hereby certify that the goods have been exported against outright sale/on consignment basis and that we have negotiated bills/received bills/shipping documents for collection to the value of \_\_\_\_\_\_as declared under section 5 (a)/(b) and we undertake to see that proceeds are received by us on or before\*\_\_\_\_\_\_in a manner approved by the Exchange Control or that an explanation is furnished to the Reserve Bank of India as to the reason for non-delivery.

We hereby certify that the goods have been shipped basis and that we have received———————————————————————————————————	
*Within three months.	(Signature of authorised dealer)

#### NOTES TO BANKS

- 1. Pages 3 and 4 should be submitted to the Reserve Bank of India together with a copy of shipper's invoice immediately after the authorised dealer completes the certificate above.
- 2. On receipt of the proceeds of bills or of the export under section 5 (a), or (b), the authorised dealer will forward to the Reserve Bank of India the triplicate copy of this form with the appropriate certificate on the reverse of the copy duly completed. In respect of goods exported on consignment basis, the account sales or other satisfactory documentary evidence in support of the proceeds actually realised should be forwarded along with the triplicate copy of the form. In the event of the procees not being received by the date stated, an explanation must be furnished to the Reserve Bank of India quoting the number and date of this form
- 3. In the case of bill drawn and negotiated for only part of the invoice amount the triplicatecopy of the form should be retained by the authorised dealer until the full proceeds of the shipment have been received by him, except in cases where payment of the balance is being received;
  by a different method, when separate E.P. Forms for the balance stating the method by which
  payment is being made should be completed by the exporter.

Form E. P.

Triplicate copy to be forwarded to the Reserve Bank through an authorised dealer in foreign exchange.

C Steeman/County Chaft

#### INDIA

Serial No. By. A.———————————————————————————————————	NAME OF Airway Booking Station  Name of Airway Company  Owner of Barge  Road Transport Company
Rupee Value	Place of Export
Name of	inland Customs barrier
(This form is to be used exclusively for declaring e	xports from India to Pakistan and Afghanistan.)
1. Exporter's Name	
2. Country of d tination of g (In the case of exports to	oods— Pakistan state whether East or West Pakistan)
8. Short description and quan	tity of goods
4. Invoice value of goods (Shipping charges/Railwainsurance etc. if not include Total value	y freight,

[Road Transport Company-\_\_\_

Place of export——

Name of inland Customs barrier————

Rupee value

#84 THE GA	AZETTE OF INDIA, MAY	3, 1952 [PART II—SEC. 3
Declaration required from ex	porter before coporting goods to	Pakistan and Afghanistan .
I. Exporter's name		
2. Country of destination of (In the case of exports	f goods———————————————————————————————————	ast or West Pakistan).
3. Short description and q		
<ol> <li>Invoice value of goods (st (Shipping charges, insu</li> </ol>	tating currency)	price).
		Total .
Method by which payment is to be	c realised:—	
We hereby declare that the the goods and that the amount with Reserve Bank.	r February onlar estated religion of the light of the lig	epresents the full expect value of and within a period specified by
		(Signature of Exporter)
Date	Address————	
* Note.—This form can on	ly be used under special heer	nce fro a the Reserve Bunk.
Form E. P. 1.	Duplicate copy to b	e forwarded to the Reserve Bank.
	INDIA	
	Exchange Control	
	(s	Steamer Country Craft
Serial No.—— - —————————————————————————————————		Ruilmay By Jeing Station
Railway Bilt No. and Date———		Airway Company ————————————————————————————————————
Airfreight Roceipt No. and Date-		Road Transport Company — —
Rupee value———————	Name of island Custs	Place of export ————————————————————————————————————
•	Name of funding Costs	ans parrier
Declaration required from exporte	er before exporting goods to Pe	ikistan and Afghanistan
1. Exporter's name		
	to Pakistan state whether Ea	st or West Pakistan).
3. Short description and qu		
4. Invoice value of goods (at Shipping charges, insur	tating ourrency) rance etc. if not included in pr	ice,)
	,	Total .
Method by which payment is to be	realised:	
		epresents the full export value of c and within a period specified by
	· ·	(Signature of Exporter).
	*E.P.I. Licence No. —-	Date

<sup>\*</sup> Note:--This form can only be used under special licence from the Reserve Bank.

#### orm E. P. 1

#### Tripilcate copy to be forwarded to the Reserve Bank.

#### INDIA

aial No.  quoing Bill No. and Date  illway Bill No. and Date  iftroight Receipt No. and Date	NAME OF Sicamer Country Craft————————————————————————————————————
apee value	Place of export
Name of	inland Customs barrier
sclaration required from exporter before exporting	goods to Pakistan and Afghanistan.
1. Exporter's name	
<ol> <li>Country of destination of goods—         (In the case of experts to Pakistan stat</li> <li>Short description and quantity of goods.</li> <li>Invoice value of goods (stating currency)—</li> </ol>	e whother East or West Pakistan).
(Shipping charges, insurance etc. if no	mended in price.)
	Total .
sthod by which payment is to be realised:-	
We hereby declare that the invoice value he goods and that the amount will be disposed the Reserve Bank.	rein stated represents the full export value of of in a manner and within a period specifed
	(Signature of Exporter)
*E.P.I. Li	cence No. — Date —
$\Lambda ddress$ —	
I/We confirm that (State currency and amount r (i) by credit to our account with our ages (ii) by a banker's draft or T.T. (Banker's payment advice should)	nta in
	(Signature of Exporter).
*Note.—This form can only be used under a	pecial licence from the Reserve Bank.
COPIES OF THE P. P. FORM SHOULD	NOT BE PASTED ON THE PARCEL
s original copy should be forwarded to the nearest office through which the goods	office of the Reserve Bank of India by the Post
n P. P.	Original copy to be submitted by the exporter to the Post Off; after being countersigned by an authorised dealer in foreign exchange.
Exchange (	Control
ki No.	Parcel Receipt No.
	Name of Post Office

(Declaration requ	sired from exporter before	sending goods by parcel post to certain countries outsil India)
	1. Name and address	•
	0.37 1.11	. The second second
	z. Name and address	of consignee
	3. Short description and	l quantity of goods
	<b>~</b>	ds stating currency————————————————————————————————————
this  † Strike out (i) or (ii) which- ever is not applicable.  * Give approxi- mate date of delivery which must be within 6 menths of export.	declaration is made and  † (a) (i) that the in goods; (ii) that this is a f  (b) that I undertake exchange/rupee p	m the seller/consignor of the goods in respect of very that the particulars given above are true and voice value declared is the full export value of the air valuation of the goods which are unsold; to deliver to the bank mentioned below the foreign proceeds resulting from the export of these goods on one in a manner prescribed by the Reserver.
		(Signature of Experters).
<del>-</del>		Date - (Signature of Exporters).
	s of bank in India throug is to be received).	th
Countersignat		
mentio	ned above.	
mediur (ii) All d	m of an authorised dealer letails of this form must —	rts of goods from India must be passed through the r in foreign exchange, be-correctly completed.  BOULD NOT BE PASTED ON THE PARCEL
Form P. P.	_	Duplicate copy to be submitted to the Reserve Bank through an authorise of dealer in foreign exchange.
G 1 1 37	Exon	ANGE CONTROL
Serial No.	<del></del>	Parcel Receipt No.
	Name of Post Office	<del></del>
(Declaration requir	red from exporter before so	ending goods by parcel post to certain countries outsid <mark>s</mark> dia)
1. Name and	d address of exporter-	•
2. Name and		
3. Short desc	ription and quantity of	roods
	lue of goods stating curren	
I hereby dec	lare that I am the seller	r/consignor of the goods in respect of which this
	(a) (i) that the invoice	value declared is the full export value of the goods
	(ii) that this is a fe	or valuation of the goods which are unsold;

Give appro- (b) that I undertake to deliver rupes proceeds resulting from in a manner prescribed by the within 6 months of export.	to the bank mentioned below the foreign exchange the export of these goods on or before.
	(Signature of Exporter).
(Name and address of bank in India through whom payment is to be received)	Date
We hereby certify that we have negotia	ted/received for collection bills and documents for it of the above goods sent by parcel post.
(Amount)	<b>,</b> , , ,
	(Signature of authorised dealer)
Note.—(i) All documents relating to exports medium of an authorised dealer i	of goods from India must be passed through the n foreign exchange.
(ii) All details of this form must be e	orrectly completed.
	LLD NOT BE PASTED ON THE PARCEL
Form P. P.	Triplicate copy to be submitted to the Reserve Bank through an authorised dealer in foreign exchange.
Exchan	GE CONTROL
Serial No.	Parcel Receipt No.
Name of Post O	effice——————————————————————————————————
	ling goods by parcel post to certain countries outside India)
1. Name and address of exporter	
2. Name and address of consigned	
	ods
_	
Strike out $\dagger(a)$ (i) that the involce value of $(i)$ or $(i)$ which ever is not	asignor of the goods in respect of which this decla- n above are true and ue declared is the full export value of the goods;
applicable.	5
Give approxice (b) that I undertake to delimate date of exchange/rupes proceeds res	ion of the goods which are unsold; iver to the bank mentioned below the foreign sulting from the export of these goods on or prescribed by the Reserve Bank of India.
	(Signature of Exporter).
	Dato
	1/810

(Name and address of bank in India through whom payment is to be received).

Venezuela.

Certificate by bank thr	ough whom payment is received:
Strike out §(A) We confirm	that———————————————————————————————————
(A) or (B)	(state currency and amount received)
whichever on-	from
enot appli-	(name of country from which payment was received
$\S(B)$ We confirm that the <b>been seen</b> by us.	documentary evidence of the return of the goods to India ha
Address	<del></del>
	(Signature of authorised dealer)
medium of an author	ng to exports of goods from India must be passed through the ised dealer in foreign exchange.  our must be correctly completed.
. ,	<del></del>
	SECOND SCHEDULE
Name of countries	Approved methods of finance
A. The Belgian Monetary Area Canada Egypt (including Gaza Strip) area (excluding the Fren	
India). The French Somali Coast The Portuguese Monetary the Portuguese possessions	(b) Sterling from the account of a resident if the country of import or of any other country in the same monetary area.
Switzerland and Liechtenstei The Dutch Monetary Are Republic of Indonesia Guinea)	a (excluding the the country of import or of any other
	e Islands) and
Sweden.	
B. U.S.A. and any territories unc	der the sovereignty (a) U.S. dollars.
of the U.S.A.	(b) Sterling from the account of a resider in any country in the group.
Philippine Islands Bolivia Columbia Costa Rica Cuba	(c) Rupees from the account of a bank the group.
Dominican Republic Ecaundor Guatemela Haiti	
Honduras Mexico Nicaragua Panama	
Salvador	

C. The Scheduled Territories i.e. The British Commonwealth (except Canada)
The Irish Republic from the account of a resident in any Striish Trust Territories
British Protectorates and Protected States

(a) Sterling or any sterling area currency other than Indian and Pakistan rupees
from the account of a resident in any country in this group other than Indian and Pakistan.

1	<u>.</u>
Burna Iraq Iceland The Hashemite Kingdom of the Jordan Libya.	(b) Rupees from the account of a bank in any country in this group other than India and Pakistan.

- Note.—Payment for exports to Pakistan may only be received in Pakistan rupees or in Indian rupees from the account of a bank in the country of import.
- D. All countries not mentioned in Groups A, B (a) Sterling from the account of a resident and C above.
  - (b) Rupees from the account of a bank in the country of import.

    [No. 6(8)-EF.II/52.]

S.R.O. 767.—In exercise of the powers conferred by sub-section (1) of section 12 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the late Finance Department No. 12(17)-F.I./47, dated the 4th August, 1947, namely:—

#### Amendment

"supported by such evidence as may be prescribed is furnished by the exporter to the prescribed authority that the amount representing the full export value of the goods has been, or will, within the prescribed period be, paid in the prescribed manner."

[No. 6(8)-EF.II/52.]

S.R.O. 768.—In exercise of the powers conferred by sub-section (1) of section 12 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the late Finance Department No. 12(18)-F.I./47, dated the 4th August, 1947, namely:—

#### Amendment

In the said notification for the words "is furnished by the exporter.... within a period specified by the Reserve Bank", the following words shall be substituted, namely:—

"supported by such evidence as may be prescribed is furnished by the exporter to the prescribed authority that the amount representing the full export value of the goods has been, or will, within the prescribed period be, paid in the prescribed manner."

[No. 6(8)-EF.II/52.]

S. S. SHIRALKAR, Dy. Secv.

#### RESERVE BANK OF INDIA Central Office

Bombay, the 26th April, 1952

S.R.O. 769.—In pursuance of rule 3 of the Foreign Exchange Regulation Rules 1952, the Reserve Bank hereby specifies that the forms in the First Schedule to the said Rules and set out in column 1 below, shall be used for the purposes of declaring the exports specified against each in column 2 below:

Column 1 Form	Column 2 Purpose
1. Form G.R. 1	To be used for declaring shipments to all countries other than those specified in Schedule annexed to the notification of the Government of India in the late Finance Department No. 12(17)F1/47, dated the 4th August 1947 except Japan, Iran, Pakistan and Afghanistan, where payment is received in India by one of the methods specified in the second schedule annexed to the above-mentioned Rules.
	<u> </u>

Column 1 Form	Column 2 Purpose
2. Form G.R. 2	To be used for declaring shipments to countries outside the sterling area where such shipments are financed under guarantee given by the United Kingdom agents of the exporters to the Bank of England to deliver to it the appropriate foreign currency or to obtain payment in sterling from an appropriate sterling non-resident account in the United Kingdom.
3. Form G.R. 3	To be used for declaring exports to the scheduled territories (sterling area) by shippers who under special arrangements made with the Reserve Bank of India are permitted to retain the proceeds of their exports to the scheduled territories with agents or branches in the United Kingdom or other sterling area countries and to utilise those proceeds to finance their imports into India from any sterling area country or to make other approved types of payments in such countries.
4. Form G.R. X	To be used for declaring exports to Japan and Iran to which countries shipment is only permitted to be made subject to full payment being received in India in advance from the consignee abroad or under a confirmed irrevocable credit opened by the consignee in favour of the exporter.
5. Form E.P.	To be used for declaring exports to Pakistan or Afghanistan where payment is received by one of the methods specified in the note to item (C) of the Second Schedule annexed to the abovementioned Rules.
6. Form E.P. 1	To be used for declaring exports to Pakistan and Afghanistan by exporters who under special arrangements made with the Reserve Bank of India are permitted to retain the pro- ceeds of their exports to those countries and to utilise them for payment of imports from those countries into India.
7. Form P.P.	To be used for declaring exports by post parcel to all countries other than those specified in the Schedule annexed to the notification of the Government of India in the late Finance Department No. 12(18)-FI/47, dated the 4th August, 1947.

[No. F.E.R.A 111/52-R.B.]

B. RAMA RAU, Governor.

#### MINISTRY OF FINANCE (REVENUE DIVISION)

#### STAMPS

New Delhi, the 23rd April 1952

S.R.O 776.—In exercise of the powers conferred by clause (a) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby remits retrospectively the stamp duly charged on the perpetual lease deed, dated the 31st March 1952, executed in favour of the Minister for Foreign Affairs, Government of Japan, in respect of a plot of land measuring 5.99 acres in the area known as 'Diplomatic Enclave' in New Delhi.

[No. 3.]

#### Customs

#### New Delhi, the 23rd April 1952

S.R.O. 771.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby exempts Aquarium fish, falling under item 3 of the First Schedule to the Indian Tariff Act, 1934.

(XXXII of 1934), imported into India, from the payment of whole of the customs duty leviable thereon.

[No. 41.]

#### New Delhi, the 3rd May 1952

S.R.O. 772.—In exercise of the powers conferred by section 19 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby rescinds notifications Nos. 60, 61 and 62-Customs, dated the 24th July 1951.

[No. 42.]

D. P. ANAND, Dy. Secy.

#### CENTRAL BOARD OF REVENUE

#### INCOME-TAX

New Delhi, the 28th April 1952

- S.R.O. 773.—The following draft of certain further amendments to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), is published as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 24th May, 1952.
- 2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the said Board.

#### Draft Amendments

"In the said Rules—

- (1) In rule 2—
  - (i) for clauses (a), (b), (c), (d) and (e), the following shall be substituted, namely:—
  - "(a) where the firm is not registered under the Indian Partnership Act, 1932 (IX of 1932), and is being registered for the first time under the Indian Income-tax Act, 1922 (XI of 1922), within a period of three months of the constitution of the firm;
  - (b) where the firm is registered under the Indian Partnership Act, 1932 (IX of 1932), before the end of the 'previous year' in relation to the firm; and
  - (c) where the registration of the firm under the Indian Income-tax, 1922 (XI of 1922), is being renewed for any year under rule 6, before the 30th day for June of that year.
  - Provided that the Income tax Officer may entertain an application made after the expiry of the time specified in clause (a), (b) or (c), if he is satisfied that the firm was prevented by sufficient cause from making the application within the specified time."
  - (ii) in the existing proviso, after the word 'provided' the word 'further' shall be inserted.
- 2. In rule 6, the words, letters, brackets and figures beginning with "The application" and ending with the word and figure "Rule 2" shall be omitted.

[No. 25.7]

S. P. LAHIRI, Secy.

#### INCOME-TAX

#### New Delhi, the 28th April 1952

S.R.O. 774.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the

following further amendments shall be made in the Schedule appended to its notification No. 32-Income-tax, dated the 9th November, 1946, namely:—

1. In the said Schedule under the sub-head 'I-Madras' for the existing Ranges and Income-tax Circles, the following Ranges and Income-tax Circles shall be substituted, namely:—

#### Vijyawada Range.

- 1. Vizianagaram.
- 2. Vishakapatnam.
- 3. Coconada.
- 4. Rajahmundry.
- 5. Eliore.
- 6. Masulipatam.
- 7. Vijayawada.
- 8. Special Survey Circle

No. 1, Vijayawada.

#### Madras 'B' Range.

- 1. Madras City Circle III.
- Madras Hindi Circle.
- 3. Madras (Special North).
- 4. Erode.
- 5. Madras Special Circle.
- 6. Special Survey Circle

#### No. II. Madras.

- 7. Kacheepuram.
- 8. Cuddalore.
- 9. Nagapattinam.
- 10. Taniore.
- 11. Chittoor.

#### Tiruchirapallı Range.

- 1. Tiruchirapalli.
- Karaikudi.
- 3. Pudukottai.

#### Madhurai Range.

- 1. Madhurai.
- 2. Madhurai (Special) Circle.
- 3. Virudhunagar.
- 4. Tirunelvell.
- 5. Tuticorin.
- 6. Dindigul.
- 7. Special Survey Circle

No. III, Madhurai.

#### Madras 'A' Range.

- 1. Madras City Circle I.
- 2. Madras Clty Circle IV.
- 3. Madras Salaries Circle.
- 4. Madras (Special) Central.
- Vellore.
- 6. Salem.

#### Madras 'C' Range.

- 1. Madras (Special) South.
  - 2. Madras (Special) East.
  - 3. Madras City Circle II.

- 4. Nellore.
- 5. Bapatia.
- 6. Tenali.
- 7. Guntur.
- 8. Cuddapah.

#### Coimbatore Range.

- 1. Coimbatore.
- 2. Coimbatore (Special) Circle.
- 3. Ootacamund.
- 4. Palghat.
- 5. Calicut.
- 6. Mangalore.
- 7. Special Survey Circle No. IV, Coimbatore.
- 2. In the said Schedule under the sub-head 'X-Mysore, Travancore. Cochin and Coorg' against Bangalore Range, the following entries shall be added:—
  - Kurnooi,
  - Bellary.
  - 13. Anantapur.
- 3. Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Incometax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Incometax Circle is transferred shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 26.]

K. B. DEB, Under Secy.

#### MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 23rd April 1952

S.R.O. 775.—In exercise of the powers conferred by clause (b) of section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the power to make orders under clause (d) of sub-section (2) of section 3 of the said Act shall, in relation to the use of iron and steel in the construction of buildings, be exercisable also by the Government of Hyderabad.

[No. SC(A)-4(20).]

#### New Delhi, the 28th April 1952

- S.R.O. 776.—The following General Order issued by the Iron and Steel Controller under the proviso to sub-clause (1) of Clause 3 of the Iron and Steel (Control of Production and Distribution) Order, 1941, is hereby published for general information:—
  - "In exercise of the powers conferred on me under the proviso to subclause (1) of Clause 3 of the Iron and Steel (Control of Production and Distribution) Order, 1941, I hereby direct that the following amendment shall be made in my General Order issued vide the Ministry of Commerce and Industry Notification No. SC(A)-4(66), dated the 5th March, 1952, namely:—
  - In the Second Schedule annexed to the said General Order, the following entry shall be added to the entries relating to Punjab(I), namely:—
  - '14. S. Santokh Singh Gurmukh Singh Steel. Rolling Mills.

Butari (Distt. Amritsar).

(Sd.) M. K. Powvata, Iron and Steel Controller."

[No. SC(A)-4(66.)]

- S.R.O. 777.—Corrigendum.—In the Notification of the Government of India in the Ministry of Commerce and Industry, No. S.R.O. 1652, dated the 23rd October, 1951, published in Part II—Sec. 3 of the Gazette of India, dated the 27th October, 1951—
  - (i) In the fourth column of the table under entry C.3.(a) Angles-
    - (a) for "1/8" read "1/8"",
    - (b) for "42/12/-" read "48/12/-";
  - (ii) Under entry D.5.(i)-Extra for thickness for "1-5/1"" read "1-5/8"":
  - (iii) Against entry F.5.—

for "Base Price Item No." read "Base Price Item No. 9";

(iv) Against entry T.1.(o) (vi)-

for "ecification" read "Specification";

(v) Under entry T.1.(r)-

for "Copper upto '5 per cent" read "Copper upto '35 per cent.".

[No. SC(A)-2(71)/51.]

D. HEJMADI, Under Secy.

#### TEA CONTROL

#### New Delhi, the 29th April 1952

S.R.O. 778.—In pursuance of section 13 of the Indian Tea Control Act, 1938 (VIII of 1938), the Central Government, after consulting the Indian Tea Licensing Committee and paying due regard to all interests concerned, is pleased to declare that the Indian export allotment of tea for the financial year 1952-53 shall be 452, 720, 021 pounds avoirdupois, being one hundred and thirty per cent of India's standard export figure.

[No. 44(1) Tea(Plant)/52.]

#### New Delhi, the 30th April 1952

S.R.O. 779.—The following amendment to bye-law 11 of the Indian Tea Control Act Bye-laws, 1938, which has been made by the Indian Tea Licensing Committee in exercise of the powers conferred by sub-section (1) of section 6 of the Indian Tea Control Act, 1938 (VIII of 1938), and with the previous sanction of the Central Government as required by sub-section (2) of the said section is hereby published for general information:—

For bye-law 11, the following bye-law shall be substituted, namely:—

- "11. (1) Members of the Committee shall be entitled to travelling and daily allowances for journeys undertaken by them for attending the meetings of the Committee or of a Sub-Committee or such other business of the Committee as may be entrusted to them from time to time, at the rates admissible to Government servants of the 1st class under the rules made by the Central Government in this behalf and in force for the time being.
- (2) No travelling allowance or daily allowance shall be allowed to a member unless he certifies that he has not drawn any travelling or daily allowance from any other public or Government source in respect of the journey and halt for which the claim is made.
- (3) Travelling allowance shall be payable for journey from the usual place of residence of the member of the Committee to the place of the meeting or the place where he has gone to attend to any business of the Committee and back:

Provided that when the journey commences from or the return journey terminates in any other place, the travelling allowance shall be limited to the amount that would have been payable had the journey commenced from or terminated in the usual place of residence, or to the amount payable in respect of the actual journey undertaken, whichever is less:

Provided further that in special circumstances and subject to the previous approval of the Central Government, the Chairman may grant travelling allowance for journey from places other than the usual place of residence of a member.

(4) No conveyance allowance for attending meetings shall be paid to those members of the Committee who draw travelling or daily allowances:

Provided that a member who is resident at the place where the meeting of the Committee or a Sub-Committee is held may be paid the actual expenditure incurred on conveyance by him, subject to a maximum of Rs. 10 per day".

[No. 201(7)-Tea(Plant)/51.]

N. V. RAO, Dy. Secy.

#### New Delhi, the 3rd May 1952

S.R.O. 780.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In clause 28 of the said Order-

- (a) in sub-clause (3) for the words "stock of cloth exceeding the total quantity of cloth" the words "stocks of cloth or yarn exceeding the total quantity of cloth or yarn, as the case may be" shall be substituted;
- (b) in sub-clause (4A) for the word "producer" the word "manufacturer" shall be substituted.

[No. 9(4)-CT(A)/52-8.]

S. A. TECKCHANDANI, Under Secy.

#### ORDERS

#### New Delhi, the 22nd April 1952

S.R.O. 781.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September, 1950, in so far as it relates to the fixation of maximum price of Soda Ash imported from the United States of America, the Central Government hereby fixes the maximum price as shown in the Schedule annexed hereto in respect of 727.94 cwts. of Soda Ash imported per s.s. "Steel Director" during the month of January 1952 by the Progressive Trading Co.. 50 Essaji Street, Bombay 3.

#### SCHEDULE

1	2	3	4	8	
Variety of sode ash.	Maximum price that may be charged by the importer.	Maximum price that may be observed by a distributor.	Maximum price that may be charged by a wholesale dea- ler.	Maximum price that may be charged by a retail deal r.	
Soda ash.	Rs. 25-3-0 per cwt. Ex-godown/ F.O.R. Born- bay.	The price specified in Column 2 PLUS  (a) actual railway freight by greats train or actual transport charges by sea from Bombay to the place of destination, and  (b) handling charges not exceeding amas eight per cwt.	The price speci- fied in Column 3 PLUS a mar- gin not exceed- ing annes eight per cwt.	The price specified in Column 4 PLUS a margin not exceeding Rs. 1-12-0 per cwt.	

Note.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.



#### THE GAZETTE OF INDIA, MAY 3, 1952

New Delhi, the 29th April 1952

S.R.O. 782.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply No. S.R.O. 503, dated the 2nd September 1950, in so far as it relates to the fixation of maximum price of Caustic Soda (Plake) imported from the United Kingdom, the Central Government hereby fixes the following Schedule of maximum prices of the said variety of Caustic Soda.

#### SCHEDULE

Varioty of Cous- tic Soda	Maximum Price that may be charact by an importer in certain specifical loca-	Maximum price that may be clarged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charact by a rotail dealer
(1)	(2)	(3)	(4)	(5)
(Flake)	Bombay Rs. 42-2-0 per ewt. F. O. R. Calcutta Rs. 41-14-0 per ewt. F. O. R. Madras Rs. 41-14-0 per ewt. F. O. R.	The price specified in column 2 PLUS  (a) Actual railway freight by goods train or actual transport charges by sea from any of the localities specified in Column 2 to the place of destination, and (b) handling charges not exceeding armas eight per cwt.	The price speci- fied in column 3 PLUS a mar- gin not exceed- ing ames eight per cwt.	The price specified in column 4 PLUS a margin not exceeding Rs. 1-12-0 per cwt.

Note.—These prices are exclusive of local taxes, such as Sales Tax, Octroi and other local taxes which may be charged extra.

INo. PC-7(8)/50.1

P. S. SUNDARAM, Under Secy.

#### MINISTRY OF FOOD AND AGRICULTURE

#### (Agriculture)

New Delhi, the 24th April 1952

- S.R.O. 783.—In exercise of the powers conferred by clause (b) of section 2 of the Indian Central Oilseeds Committee Act, 1946 (IX of 1946), and in supersession of the notification of the Government of India in the Ministry of Food and Agriculture No. F. 35-13/49-Com. II, dated the 11th August, 1951, the Central Government hereby appoints he following Officers as 'Collectors' for the areas mentioned gainst them:—
- Officers of Customs appointed under the Sea Customs Act, 1878.
- The Deputy Collector of Central Excise, Baroda.
- The Collector of Central Excise, Bombay.
- Within their respective jurisdictions.
- The districts of Banaskantha, Sabarkantha. Mehsana, Baroda, Dangs, Ahmedabad, Kaira, Panch-Mahals, Broach, and Surat in the State of Bombay.
- The districts of the State of Bombay other than those specified in (2) and excluding Amreli and the States of Bhopal and Madhya Pradesh.

(4)	The Mad	Collector ras.	of	Central	Excise,	Т
(E)	201	(3 - 11 4 -		C141	T72-0	-

(5) 'The Collector of Central Excise, Calcutta.

- (6) The Collector of Central Excise, Allahabad.(7) The Collector of Central Excise.
- (7) The Collector of Central Excise, Shillong.
- (8) The Collector of Central Excise, Delhi.
  - ) The Collector of Central Excise, Jammagar.
- (10) The Collector of Central Excise, Hyderabad.
- (11) The Deputy Collector in-charge, Central Excise, Patna.

The States of Madras, Coorg and Travancore-Cochin.

The States of West Bengal and Orissa.

The States of Uttar Pradesh and Vindhya Pradesh.

The States of -Assam, Tripura and Manipur.

The States of Punjab, Delbi, Ajmer, Eilaspur, Himachal Pradesh, Patiala and East Punjab States Union, Madhya Bharat and Rajasthan.

The States of Kutch and Saurashtra and the Amreli district of the State of Bombay.

The States of Hyderabad and Mysore.

The State of Bihar.

[No. F. 35-13/49-Com.II.] S. K. MIRCHANDANI, Under Secy.

#### New Delhi, the 26th April 1952

S.R.O. 784.—The following draft of certain further amendments to the Sann Hemp Grading and Marking Rules, 1942, which it is proposed to make in exercise of the powers conferred by Section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), is published as required by the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 1st June, 1952.

Any objections or suggestions which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government:—

#### Draft Amendments

In the said Rules.-

- 1. In rule 7 for the word and figures 'Schedule XI' the word and figure "Schedule X" shall be substituted.
  - 2. In part 'A' of Schedule VI-
    - (a) after entries under the sub-heading "(iv) CALCUTTA QUALITY" the following sub-heading and entries shall be inserted, namely:—
    - "(v) Dohad Quality

			Special C	haracteristics	A	
Grade	Devignat	i∩ng	Maximum limits of refraction* per balo of 400 lbs.	Colour of fibre	<ul> <li>Average length of hanks** (minimum)</li> </ul>	Characteristics
Itarsi Extra	ı Fine		8 Ib.	Greemy to pale greenish.	407	(a) The fibre shall be clean and reasonab-
Itarsi Fine		•	12 lb.	Creemy, light greenish to slightly grey		ly dry.

<sup>\*</sup>Includes sticks, dust, dirt, etc.—For accidental errors in grading a tolerance of 2½ lb. per bale will be permissible.

<sup>\*\*</sup>For accidental errors in grading a tolerance of 2½ per cent, will be permissible.

			Special o	haracteristics			
Grade designation		•	Maximum limits of refraction per bale of 400 lb.	Colour of fibre	— Average length** of hanks (minimum)		General Characteristics
Seoni Fine† .	•	•	16 lb.	Greenish grey very light brown	to 33"	(b) The strands shall be of reasonably uniform length.	
Jubbulpore Fine‡	•	٠	20 1ь.	Greenish grey light brown.	to	36″	free from tangling and reasonably free from sticking except
Jubbulpore No. 1	•	•	20 lb.	Greenish brown grey,	to	30*	in the case of f
Shorts	•	•	25 lb.	Creamy to groy	٠		formity in length and freedom from tangling shall not be necessary.

<sup>\*</sup>Includes sticks, dust, dirt, etc.—For accidental errors in grading a tolerance of 2½ lb. per bale will be permissible.

†Seoni Fine may include Itarsi fibre of 24" and above.

**‡Jubbulpore Fine may include Seoni fibre of 24" and above."** 

(b) the existing sub-heading "(v) PILIBHIT QUALITY" shall be renumbered as "(vi) PILIBHIT QUALITY".

#### 3. In part 'B' of Schedule VI—

- (a) for the heading of Part 'B' the following heading shall be substituted, namely:—
  - "B. Grade designations and definition of quality of sanhemp known commercially as Ganjam or green san homp (Dressed)".
- (b) after the heading of Part 'B' the following sub-heading shall be inserted namely:—
  - "(i) Calcutta Dressed",
- (c) after sub-heading "(I) Calcutta Dressed", and the entries there-under, the followiling sub-heading and the entries shall be insterted at the end, namely:—

  "(ii) Bombay Pressed"

	Special	characteristics.	4		
Grade designation	Maximum limits of refraction* per balo	Colour of fibre	Average length** of hanks (minimum)	General Characteristics	
1	of 400 lb. 2	3	4	5	
Red dressed	. 6 lb.	Creamy to light green,	36 inches	(a) The fibre shell, be elean and reasonably dry.	
Green dressed .	. 81b.	Light green to light grey.	30 inches	(b) The strends shall be of reasonably uniform length and strength.	
Black dressed	. 10 lb.	Darkish grey	. 30 inches		
Gross black dressed	. 10 lb.	Dark groy	$30~\mathrm{inches}$	·	

<sup>\*</sup>Includes sticks, tangled mass of very short and weak pieces of strands dust, dirt etc. For accidental errors in grading a tolerance of  $2\frac{1}{2}$  lb. per bale will be permissible.

<sup>\*\*</sup>For accidental errors in grading a tolerance of 2½ per cent, will be permissible.

<sup>\*\*</sup>For accidental errors in grading a tolerance of 2½ pcr cent. is permissible.

#### 4. Schedule VIII shall be omitted.

5. In Schedule IX after the sub-heading "(ii) U.P. QUALITY" and the entries thereunder the following sub-heading and connected entries shall be inserted at the end, namely—

"(iii) Bombay Quality

				Special che	General	
Grade Designations		3	Maximum limits of refrection* per tale of 400 lbs.	Colour of fibre.	churacteristics.	
<del></del>	1			2	3	4
Red Tow				20 lb.	Creamy to light green.	The fibre shall be reasonably dry.
Green Tow				25 lb.	Light green to light grey.	and the second
Black Tow		-	•	30 to.	Greenish gray to grey.	

<sup>&</sup>quot;Includes sticks, dust, dirt, etc. For accidental errors in grading a tolerance of 5 lb. per bale will be permissible."

[No. F.2-2/52-DTE.II.]

N. K. BHOJWANI, Dy. Secy.

#### MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 24th April 1952

S.R.O. 785.—In exercise of the powers conferred by sub-sections (1) and (2) of section 9 of the Cinematograph Act, 1918 (II of 1918), the Central Government hereby directs that the rules made by the Government of Hyderabad under section 8 of the Cinematograph Act, 1346 Fasil, in so far as they relate to sanctioning of cinematograph films for exhibition shall stand repealed.

[No. 20/9/51-F.]

#### New Delhi, the 28th April 1952

R.O. 786.—In exercise of the powers conferred by the proviso to sub-rule --of rule 11 of the Cinematograph (Censorship) Rules, 1951, Shri V. S. Shroff, superintendent in the regional office of the Central Board of Film Censors at Madras, was appointed to officiate as Assistant Regional Officer at Madras, from the 12th November, 1951 to 17th November, 1951.

[No. 25/56/51-F.]

C. B. RAO, Dy. Secy.

#### MINISTRY OF EDUCATION

(ARCHAEOLOGY)

New Delhi, the 23rd April 1952

S.R.O. 787.—In exercise of powers conferred by sub-section (1) of section 3 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Central Government is pleased to declare the ancient monuments in Chamba District, Himachal Pradesh, described in the annexed schedule, to be protected within the meaning of the said Act.

<sup>6.</sup> Schedules IX, X and XI shall be renumbered as Schedules VIII, IX and X, respectively.

# [No. F.4-4/52-A.2.]

#### SCHEDULE

1	2 3		4 ·	5	6				
Serial No.				Name of Monument	Ownership	Boundary : North—South-East-West.			
I	Chamba	•		Chamba Tor	æn		Shri Lakshmi Narayan Group of Temples, Muhalla Hast- nala.	Temple Deptt	Enclosed on all sides by streets separa- ting it from Arya Kanya Mahavidha- laya to its east and Akhandchandi Palace
2	Ditto	•	•	Ditto	. •		Shri Bansi Gopal Temple .	Ditto	to its North.  North and East.—Houses.  South and West—Streets.
3	Ditto	•	•	Ditto	•	•/	Shri Hari Rai Temple	Ditto . ,	East.—Post Office.  West.—Telegraph Office. South.—A road with Gandhi Gate on it. North.—Houses.
4	Ditto	•-	•	Ditto	•	•	Shri Sita Ram Temple Muhalla Bangotu.	Pujari Sunder and Siripat.	North (in part) and west and South.—   Streets.
5	Ditto	•	•	Ditto	•	-	Shri Bajreshwari Temple, Bha- rdiath.	Pujari Vjay Pershad	East and (in part) North.—Houses. Enclosed by Pujari's house on the north and the hill slope on the remaining sides.
6	Ditto	•	•	Ditto	. •	•	Shri Chamunda Devi Temple	Temple Deptt	On the spur of a hill led upto by a road and a flight of steps.
7	Ditto	•	•	Ditto	•	•	Rock Sculpture depicting Sita Ram, Hanumana etc. Sar- otha, Pargana, Panjila.	Ditto	On a hill slope near Sarotha Nala.
8	Ditto	•	•	Ditto	•	•	Shri Shakti Devi Temple V. Chhatrari, Pargana Piura.	Ditto	Adjoining a village flanked by fields and a cader forest with the old Chamba— Bharmaur Road on its Southern side.
9	Ditto	•	•	Bharmanr I Station.	Police		Laxmi (Lakhan) Devi Temple Bharmaur.	J	Groups of temples along with a Post Office, Kardar's Kothi and a number of shops
10	Ditto	•		Ditto	•		Mani Mahesh Temple Bhar- maur.	Temple Deptt.	lied on the plot of ground named Cho- wrasi around which there are cultiva-
11 12	Ditto Ditto	:	•	Ditto Ditto			Narsingh Temple Bharmaur . Genesh Temple Bharmaur .	]	ted fields of the nearby villages and the Chamba-Bharmaur Road crosses it from West to East.

B. CHATTERJEE, Under Secy.

#### MINISTRY OF HEALTH

#### New Delhi, the 24th April, 1952

S.R.O. 788.—The following draft of further amendments to the Drugs Rules, 1945, which it is proposed to make in exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), is published as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 3rd August 1952. Any objections or suggestions which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

#### Draft Amendments

In Part IV of Schedule F of the said Rules under the heading "(L) PROVISIONS APPLICABLE TO ANTI-VENOM SERUM (ANTI-VENENE)"—

- (a) for paragrap's 2, the following paragraph shall be substituted, namely:—
  - "2. Standard preparations: No recognised standard venoms are at present available."
- (b) for clause (a) of sub paragraph (1) of paragraph 5, the following clause shell be substituted, namely:—
  - "(a) The potency of anti-venom serum (anti-venene) will be expressed as the neutralising value of 1 c.c. of the finished product against the amount of dried venom (expressed in mgm.) of the species of snake from which it has been prepared. The test venom will be dried to constant weight and maintained in this state under vacuum. The tests employed for estimation of potency will be such as would meet the approval of the licensing authority."

[No. F.1-5/52-DS.]

S. DEVANATH, Under Secy.

والمساولا المساول

#### New Delhi, the 26th April 1952

S.R.O. 789.—Corrigendum.—In this Ministry's notification No. S.R.O. 561, dated the 20th March, 1952, published in Part II, Section 3, of the Gazette of India dated the 29th March, 1952, for the words 'alternatively' and 'quadrant' substitute the words 'alternately' and 'guardant' respectively.

[No. F.28-58/51-MII.]

J. N. SAKSENA, Under Secy.

#### MINISTRY OF TRANSPORT

#### Ports.

#### New Delhi, the 28th April 1952

S.R.O. 790.—The following draft of an amendment to the Cochin Harbour Craft Rules, 1947, which it is proposed to make, in exercise of the powers conferred by clause (k) of sub-section (1) of the section 6 of the Indian Ports Act, 1908 (XV of 1908), and in supersession of the Cochin State Harbour Craft Rules, 1124, is published, as required by sub-section (2) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 1st June 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

#### Draft Amendment

In rule 2 of the said rules, for the definition of the term "Port" the following definition shall be substituted, namely:—

"Port" means the Port of Cochin comprised within the territories of the States of Travancore-Cochin and Madras the limits of which have been specified in the notification of the Ministry of Transport No. 11-P(107)49, dated the 8th January 1952.

[No. 6-P.II(89)/51.7

T. S. PARASURAMAN, Dy. Secy.

# MINISTRY OF RAILWAYS (Railway Board)

New Delhi, the 24th April 1952

S.R.O. 791.—Whereas in the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, general rules were made for all railways in the territory then known as British India administered by the Government and for the time being used for the public carriage of passengers, animals or goods.

And whereas the said rules were adopted by the Barsi Light Railway Company Ltd., and the Madras Port Trust Railway, with the sanction of the Government of India in the late Railway Department (Railway Board) conveyed in the Notifications No. 1078-T, dated the 21st August, 1929, and 26th June, 1929 respectively.

And whereas the said rules were amended by the Railway Board's notification No. 809-TG, dated 11th July 1951, published in the Gazette of India, Part II, Section 3, dated the 21st July, 1951.

Now, therefore, in exercise of the powers conferred by sub-section (3) of the section 47 of the Indian Rallway Act, 1890 (IX of 1890), and by the notification of the Government of India in the late Department of Commerce and Industry, No. 801, dated the 24th March, 1905, the Railway Board hereby sanction the making of the said amendment in the said rules as adopted by the Barsi Light Railway, Kurduwadi and the Madras Port Trust Railway, Madras.

[No. 809-TG.]

RANJIT SINGH,

Director, Traffic Transportation, Railway Board.

#### MINISTRY OF COMMUNICATIONS

#### (Posts & Telegraphs)

New Delhi, the 22nd April 1952

S.R.O. 792.—Corrigendum.—In the Ministry of Communications (Posts & Telegraphs notification, S.R.O. 1546, dated the 6th October, 1951, published on pages 1708 to 1798 of the Gazette of India, dated the 6th October, 1951, Part II—Section 3:—

On page 1709, in rule 3(3)—in line 2, for "sub -r le" read "sub-rule" and in line 3, for "sectior" read "section".

On page 1710, in rule 12—in line 5, for "Deposi" read "Deposit" and in last line for "provision" read "provisions".

On page 1712, in rule 18(e) in line 2, for the indistinct word between the words "which" and "appear" read "tt".

On page 1712, in rule 20—for "cypher" read "cipher".

On page 1713, in rule 24(b), in line 2—for "conse quently" read "consequently".

On page 1713, in rule 26, in line 2-for "7" read "27".

On page 1713, in rule 27(b), in line 2-for "23" read "24".

On page 1713, in rule 28, in line 2-for "rate" read "rates".

On page 1714, in rule 30, in line 2—for "wr tten" read "written".

On page 1714, in rule 33, in line 2—for "t e" read "the". In line 4, for "offi e" read "office". In line 5, for "chargi g" read "charging". In line 9, for "d stricts" read "districts".

On page 1714, in rule 36, in line 4-for "he" read "the".

On page 1714, in rule 37, in line 3-for "addr ssed" read "addressed".

On page 1715, in rules 40, in line 1—for "sub ect" read "Subject", in clause (xi), in line 1, for "y early" read "yearly", in clause (xiii), in line 1, for "permanent" read "permanently", in line 4, for "vearly" read "yearly".

One page 1716, in rule 40, in clause (xiv), in line 1, for "fe s sha l" read "fees shall".

On page 1716, in rule 41, in line 4-for "o firms" read "or firms".

- On page 1716, in rule 45, in line 1-for "th" read "the".
- On page 1717, in rule 50, in line 3-for "langu ge" read "language".
- On page 1718, in rule 57, in line 1, for "Alt rations" read "Alterations".
- On page 1719, in rule 59, in the examples—for "Res onsibility" read "responsibility", for "Em hf" read "Emvchf".
- On page 1721, in item IV—for "d livery" read "delivery".
- On page 1727, in rule 96(ii), in line 1-for "exceesds" read "exceeds".
- On page 1728, in rule 102, in line 2-for "it" read "its".
- On page 1728, in rule 105, in lines 2 and 3, for "by tollacted" read "be collated", in line 4, for "located" read "colated".
- On page 1729, in rule 111, in line 2, for "Cylon" read "Ceylon", in line 5, for "flice" read "office",—in line 11, for hereinatter" read "hereinafter".
- On page 1729, in rule 116, in line 1-for "del vered" read "delivered".
- On page 1730, in rule 122—in line 1, for "tel graph" read "telegraph", in clause (b), in line 1, for the indistinct word between the words "the" and "office" read "telegraph".
- On page 1731, in rule 129, in line 2-for "fo ms" read "forms".
- On page 1732, in rule 132, in line 3-for "f e" read "free".
- On page 1733, in rule 133, in line 2-for "pre ss" read "press".
- On page 1734, in rule 155, in line 1,—for "he" read "the".
- On page 1735, in rule 135(1), 'n "Note"—for "telegerph o fice" read "telegraph office".
- On page 1735, in rule 135(2), in line 2-for "unregister d" read "unregistered".
- On page 1735, in rule 136, in line 1, for "pr ss" read "press".
- On page 1735, in rule 136(1)—in line 1, for "uch" read "such", in line 2—for "En lish" read "English".
- On page 1735, in rule 136(2) in line 4, for "conclud" read "conclude".
- On page 1735, in rule 136(4) in line (2)—for "grea er" read "greater".
- On page 1735, in rule 140, in line 7-for "calculat d" read "calculated".
- On page 1736, in rule 140(4), in line 2-for "check" read "Check".
- On page 1737, in rule 143, in line 2-for "r gulat s" read "regulates".
- On page 1737, in rule 143(2), in line 4—for "preven" read "prevent".
- On page 17::7, in rule 143(5), in line 1-for "Bu ma" read "Burma".
- On page 1738, in rule 149(3), in line 6—for "Central" read "General".
- On page 1739, in rule 157, in line 2-for "wi h" read "with".
- On page 1739, in rule 159, in line 3—for "wo ds" read "words", in line 6—for "advce" read "advice".
- On page 1740, in rule 162(1), in line 4—for "aga nst" read "against", in line 6—for "ref nds" read "refunds" and for "account of (1)" read "account of (1)".
- On page 1743, in rule 176, in line 1, for "tel graph" read "telegraph".
- On page 1744, in rule 177, under the heading "(d) special Instructions and Conventional signs" for "Telegraphe restant" read "Telegraphe restante".
- On page 1745, in rule 180, in the list of languages—for "E odlan read "Estonian", for "Fl mish" read "Flemish", for "Icela nda" read "Icelandic", for "Li huanian" read "Lithuanian", for "Ouolo" read "Ouolof", for "Span sh" read "Spanish", for "Wel h" read "Welsh", for "Yorou" read "Yorouba".
- On page 1746, in rule 181, in line 2-for "tel gram" read "telegram".
- On page 1746, in rule 181(f), in line 3-for "ori i" read "origin".
- On page 1746, in rule 181(g), in line 1—for "begin ng" read "beginning", in line 2—for "lengtl" read "length".
- On page 1746, in the proviso to rule 181, in line 1—for "Chira" read "China", in line 2—for "he official" read "the official", in line 3—for "Chi ese" read "Chinese".
- On page 1746, in rule, 182, in line 2-for "C rtify" read "Certify".

- On page 1747, in the proviso to rule 185, for "tele ram" read "telegram".
- On page 1747, in rule 186, in line 2—for "f r" read "for", in line 4—for "abbre iate" read "abbrevieted", for "th" read "the", for "cle k" read "clerk", for "hall" read "shall", for "cros" read "cross"; in line 5—for "pla ed" read "placed".
- On page 1747, in rule 187, in line 1,—for "se der" read "sender", in line 2—for "Th" read "the" and for "whi h" read "which".
- On page 1747, in rule 188, in line 2—for "o tain" read "contain", in line 3—for "foreig " read "foreign" and for "d stination" read "destination".
- On page 1747, in the proviso to rule 188, in line 1-for "f ur" read "four".
- On page 1747, in the rule 189, in line 2—for "he" read "the", for "tele ams" read "telegrams", for "wi hout" read "without".
- On page 1747, in rule 190, in line 2—for "requested to so o by" read "requested to do so by".
- On page 1747, in rule 192, in line 9—for "teleph e" read "telephone", in line 10—for the indistinct word between the words "that" and "belongs" read "office".
- On page 1743, in rule 193(ii), in line 2-for "t ain" read "train".
- On page 1748, in rule 195, in line 7—for "u n" read "name", in line 8 for "Immediately after" read "immediately after".
- On page 1748, in rule 197, in line 2, for "restant" read "restante".
- On page 1748, in rule 198, in line 4—for "non- del very hereof" read "non-delivery thereof".
- On page 1749, in rule 202, in line 1—for "sign ture" read "signature", for "ignature" read "signature", in line 5—for "me cantile" read "mercantile".
- On page 1749, in the proviso to rule 203, for the words in lines 5 and 6, most of which are indistinct read the following:—
  - "be charged for or transmitted. Isolated signs of punctuations shall be transmitted only at the request of the sender and shall in such case be counted as provided".
- On page 1749, in rule 205, in line 4—for "offi e" read "office", in line 5—for "particular" read "particulars".
- On page 1749, in rule 206, in line 1—for "Sandard" read "Standard", in line 2—for "hour" read "hours".
- On page 1749, in rule 207, in line 1—for "s nder" read "sender".
- On page 1750, in rule 208(i), for "abr dged" read "abridged".
- On page 1750, in rule 209, in line 2-for "ditionery" read "dictionary".
- On page 1751, in rule 214, in line 2, for "apo trophe" read "apostrophe".
- On page 1751, in rule 216, in line 1-for "Mete logical" read "Meteorological".
- On page 1751, in rule 217, in line 1-for "contrary" read "words contrary".
- On page 1751, in the proviso to rule 217, in line 1—for "countri s" read "countries".
- On page 1752, in rule 218, in line 2-for "rec koned" read "reckoned".
- On page 1752, in rule 220, in line 1—for "elegraph" read "telegraph" and for "itermediate" read "intermediate", in line 3—for "atonce" read "at once".
- On page 1752, in rule 221, in line 2-for "o fice" read "office".
- On page 1755, in "Note" under rule 224, in line 2—for "Irable" read "liable" and in line 4 for "Administra tion" read "Administration".
- On page 1761, in rule 261, In line 1—for "be omes" read "becomes", In line 2—for "fore gn" read "foreign".
- On page 1761, in rule 263, in line 3—for "addressee" read "addressee".
- On page 1761, in rule 264, in line 1—for "Restant" read "Restante" and in line 3—for "Correspo dence" read "Correspondence".
- On page 1761, in rule 266, in line 8, for "an" read "and".
- On page 1763, in rule 282, in line 2, for "or gin" read "origin".

- On page 1764, in rule 285, in line 4, for "prescril d" read "prescribed", in line 6—for "pr scribed" read "prescribed".
- On page 1764, in rule 287, in line 3, for "tele raph" read "telegraph".
- On page 1764, in the first proviso to rule 287, in line 1-for "elegram" read 'telegram''.
- On page 1764, in the second proviso to rule 287—in line 3 for "ne ess ry" read "necessary".
- On page 1764, in rule 288, in line 5, for "Guidge" read "Guide", in line 7, for "re-dir cting" read "re-directing", in line 8, for "elegrams" read "telegrams".
- On page 1764, in rule 290, in line 2, for "a" read "an".
- On page 1765, in rule 291, in line 3 for "ca cel" read "cancel".
- On page 1765, in rule 292, in line 6-for "ins ruction" read "instruction".
- On page 1766, in rule 299, in line 2, for "te egraph" read "telegraph".
- On page 1767, in rule 308(a), in line 1-for "Post 1" read "Postal".
- On page 1767, in rule 313, in line 3—for "plototelegram" read "phototelegram",
- On page 1768, in rule 315, in line 2—for "fore gn" read "foreign", in line 3—for "teleg am" read "telegram".
- On page 1768, in rule 318—in line 1—for "orig nating" read "originating".
- On page 1768, in rule 319, in line 1-for "cha ge" read "charge".
- On page 1769, in rule 324, in line 2—for "The" read "a", for "periodical, publication" read "periodical publication" and for "news agency" read "Government or press news agency" and in line 3—for "authorised" read "an authorised".
- On page 1769, in rule 326(1) in line 2, for "news agency" read "Government or press news agency" and for "authorised" read "an authorised". On page 1770, in rule 326(6), in line 3—for "w d" read "word".
- On page 1770, in rule 327, in line 2, for "meteorol gical" read "meteorological".
- On page 1770, in rule 328, in line 2-for "news agency" read "Government or press news agency".
- On page 1771, in rule 334, in line 1-for "officia 1" read "official".
- On page 1772, in rule 341(2), in line 4-for "sdeclaration" read "declaration".
- On page 1773, in rule 348(i)(e), in line 2-for "mandate or" read "mandate of".
- On page 1773, in rule 348(i)(e), for "diplomatic or consular agents" read "Diplomatic or Consular Agents".
- On page 1775, in rule 359 (d), in line 1-for "age c e s" read "agencies".
- On page 1775, in rule 361, in line 5-for "information obtained instructions given" read "information obtained or instructions given".
- On page 1775, in rule 363, in line 1-for "36" read "361".
- On page 1777, in rule 370(h), in line 3-for "eorrect" read "correct".
- On page 1779, in rule 380, for "fo" read "for".
- On page 1795, in rule 457(1), in line 1-for "A r fund" read "A refund".
- On page 1796, in rule 458, in line 5-for "subsequert" read "subsequent".
- On page 1796, in rule 459(ii)(a), in line 2—for "radia l" read "radial".

[T-190/50]

K. V. VENKATACHALAM, Dy. Secy.

#### New Delhi, the 23rd April 1952

S.R.O. 793.—In pursuance of sub-rule (2) of rule 3 of the Indian Aircraft Rules, 1937, the Central Government hereby authorizes the Director General of Civil Aviation to exercise the powers of the Central Government under clause (c) of sub-rule (2) of rule 8 of the said Rules.

S.R.O. 794.—In exercise of the powers conferred by section 5 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government hereby directs that the following further amendments shall be made in the Indian Aircraft Rules, 1937, the same having been previously published as required by section 14 of the said Act, namely:—

In the said Rules-

1. For sub-rules (1A) and (2) of rule 1 the following sub-rules shall be substituted, namely:—

"They extend to the whole of India and apply also (unless the contrary intention appears)—

- (a) to, and to persons on, aircraft registered in India wherever they may
- (b) to, and to persons on, all aircraft for the time being in or over India:
- Provided that in the case of aircraft registered in a country other than India, the regulations of that country relating to registration, licensing of personnel, airworthiness and log books shall apply in place of the provisions contained in Parts IV, V, VI and IX of these Rules;
- Provided further that the foregoing proviso shall not apply to aircraft registered in any country whose regulations are not based on standards at least equal to the minimum standards established from time to time under the Convention on International Civil Aviation opened for signature at Chicago on the 7th December, 1944."
- 2. After rule 39 the following rule shall be inserted namely:-
  - "39A-Disqualification from holding or obtaining a licence-
  - Where the licensing authority is satisfied, after giving him an opportunity of being heard, that any person—
    - (a) is a habitual criminal or is habitually intemperate in the use of alcohol, or is an addict of narcotics, drugs, etc., or
    - (b) is using, has used or is about to use an aircraft in the commission of a cognizable offence or in contravention of these rules, or
    - (c) has, by his previous conduct as member of the crew of an aircraft, shown that he is irresponsible or is likely to endanger the safety of the aircraft or any person or thing carried therein, or of other aircraft or of persons or things on the ground,
      - the licensing authority may, for reasons to be recorded in writing, make an order disqualifying that person for a specified period from holding or obtaining a licence.
  - (3) Upon the issue of any order under sub-rule (2), the person affected, if he is the holder of a licence, shall forthwith surrender his licence to the licensing authority, if the licence has not already been surrendered, and the licensing authority shall keep it until the disqualification has expired or has been removed."
- 3. In sub-rule (2) of rule 42-
  - (a) in clause (iii), the word "or" shall be omitted;
  - (b) Clause (iv) shall be omitted.
- 4. After rule 42, the following rule shall be inserted, namely:—
  - '42A. Pilot not to fly for more than 125 hours during any period of 30 consecutive days.—No pilot of a flying machine shall, in his capacity as such pilot, fly for more than 125 hours during any period of 30 consecutive days:
  - Provided that without prejudice to the provisions of rule 160, the Director-General of Civil Aviation may, subject to such conditions and limitations as he may specify, by order in writing, exempt any such pilot from the provision of this rule.
  - Explanation.—For the purposes of this rule, the flying time of a pilot either as sole pilot or pilot in command of an aircraft will be counted fully and the flying time of a pilot engaged as co-pilot or supernumaray pilot will be counted at 80 per cent. of the flight time."

[No. 10-A/48-51.]

### 

#### MINISTRY OF WORKS, PRODUCTION & SUPPLY

#### (Central Boilers Board)

New Delhi, the 24th April 1952

S.R.O. 795. -Corrigendum.—The following correction shall be made in the Central Boilers Board's No. S.R.O. 363, dated the 12th February 1952, published in the Gazette of India, Part II—Section 3, date the 1st March 1952, Page 332, namely:—

For the figure "524" read "527".

[No. M/BL-304(66).]

N. P. DUBE,

Secretary, Central Boilers Board.

#### New Delhi, the 23rd April 1952

**S.R.O.** 796.—In pursuance of clause (b) of section 2 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (XXX of 1952), the Central Government hereby authorise all the Collectors in the State of Bombay to perform the functions of a competent authority under the said Act in their respective jurisdictions.

[No. 3187-WII/52.]

S. V. JOSHI, Dy. Secy.

#### New Delhi, the 29th April, 1952

- S.R.O. 797.—In exercise of the powers conferred by sub-section (1) of section 4 of the Inflammable Substances Act, 1952 (XX of 1952), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Works, Froduction and Supply No. M-102(43)/51, dated the 31st March, 1952, namely:—
  - The words "and methyl alcohol" and "or methyl alcohol", occurring in paragraphs 1 and 2 respectively, of the said notification, shall be deleted.
  - 2. In item 3 of the Schedule annexed to the said notification, for the words "and Nowgong" the following shall be substituted, namely:—

"Nowgong, Hanumana and Chakghat".

[No. M-102(43)/51.]

S. K. GUHA, Under Secy-

#### MINISTRY OF LABOUR

#### New Delhi, the 23rd April 1952

S.R.O. 798.—The following regulations which have been made by the Board of Trustees of the Coal Mines Provident Fund in pursuance of sub-paragraph (2) of paragraph 24 of the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour No. PF15(5)/48, dated the 11th December, 1948, and with the approval of the Central Government are published for general information:—

#### THE COAL MINES PROVIDENT FUND OFFICE ESTABLISHMENT (CONTRI-BUTORY PROVIDENT FUND) REGULATIONS, 1952.

- 1. Short title,—(1) These Regulations may be called the Coal Mines Provident Fund Office Establishment (Contributory Provident Fund) Regulations, 1952.
- (2) They shall be deemed to have come into force with effect from the 1st day of April, 1951.
  - 2. Definitions.—In these rules unless the context otherwise requires—
    - (i) "Commissioner" means the Coal Mines Provident Fund Commissioner.

- (ii) 'Emoluments' means pay, leave salary or subsistence grant, as defined in the Fundamental Rules and includes:—
  - (a) any wages paid by the Provident Fund Organisation to the employees not remunerated by fixed monthly pay; and
  - (b) any remuneration of the nature of pay received in respect of foreign service (i.e. service rendered with any other employer with the permission of the Coal Mines Provident Fund Commissioner'.
- (ili) "Employee' means any person holding an appointment, the emoluments of which are paid by the Coal Mines Provident Fund Organisation.
- (iv) "Family" means:-
  - (a) in the case of male subscriber, the wife or wives and children of the subscriber and the widow or widows and children of deceased son of the subscriber:
  - Provided that if a subscriber proves that his wife has been judicially separated from him or has ceased under the customary law of the community to which the parties belong to be entitled to maintenance she shall thenceforth be deemed to be no longer a member of the subscriber's family in respect of matters to which these rules, relate, unless the subscriber subsequently indicates by express notification in writing to the Commissioner that she shall continue to be so regarded; and
  - (b) in the case of a female subscriber, the husband and children of the subscriber and the widow or widows and children of a deceased son of subscriber:
  - Provided that if a subscriber by notification in writing to the Commissioner expresses her desire to exclude her husband from her family, the husband shall thenceforth be deemed to be no longer a member of the subscriber's family in respect of matters to which these rules relate, unless the subscriber subsequently cancels formally in writing her notification excluding him.
  - Note I.—'Children' means legitimate children.
  - Note II.—An adopted child shall be considered to be a child only when the Commissioner or when any doubt arises in the mind of the Commissioner, the Solicitor to the Government of India, is satisfied that under the personal law of the subscriber, adoption is legally recognised as conferring the status of a natural child.
- (v) 'Provident Fund' means the Coal Mines Provident Fund Office Establishment Contributory Provident Fund.
- (vi) 'Subscriber' means any employee of the Coal Mines Provident Fund Organisation admitted to the Provident Fund.
- (vil) 'Coal Mines Provident Fund Organisation' means the Organisation set up under the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (Act No. XLVI of 1948).
- (viii) 'Year' means a financial year beginning on the 1st day of April and ending on the 31st March next following.
- 3. Constitution and management of the Provident Fund.—The Provident Fundshall be administered and maintained by the Commissioner in rupees in India.
- 4. These rules shall apply to all non-pensionable employees holding a substantive appointment in the Coal Mines Provident Fund Organisation:

Provided that employees in temporary service may also be admitted to the Provident Fund with the written consent of the Commissioner if they have been employed or in the opinion of the Commissioner are likely to be employed for at least three years:

Provided further that persons appointed on probation to substantive appointments or appointed to officiate in an office which is vacant or the permanent incumbent of which does not draw any part of the pay or count service may, if they are confirmed without interruption, be allowed to join the Provident Fund with retrospective effect from the date of their joining the service. The monthly subscription of a subscriber so admitted under these provisions to the Provident Fund shall not be less than 10 per cent. of his pay till all arrears are paid up in full.

Note.—No employee who is in receipt of a pension from Government or for whom contribution is paid by the Coal Mines Provident Fund Organisation to any

recognised Provident Fund or on account of pension shall be admitted to the Provident Fund.

**5.** Nomination.—(1) A subscriber shall, as soon as may be after joining the Fund send to the Commissioner a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the Fund, in the event of his death before that amount has become payable, or having become payable has not been paid:

Provided that if, at the time of making the nomination, the subscriber has a family, the nomination shall not be in favour of any person or persons other than the members of his family.

- (2) If a subscriber nominates more than one person under sub-rule (1) he shall specify in the nomination the amount or share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
- (3) Every nomination shall be in such one of the Forms set forth in the First Schedule as is appropriate in the circumstances.
- (4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Commissioner;
- Provided that the subscriber shall along with such notice send a fresh nomination made in accordance with the provisions of this rule.
  - (5) A subscriber may provide in a nomination: -
    - (a) in respect of any specified nominee that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person as may be specified in the nomination;
    - (b) that the nomination shall become invalid in the event of the happening of a contingency specified therein; provided that if at the time of making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family.
- (6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under clause (a) of sub-rule (5) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of clause (b) of sub-rule (5) or the proviso thereto, the subscriber shalk send to the Commissioner a notice in writing cancelling the nomination together with a fresh nomination made in accordance with the provision of this rule.
- (7) Every nomination made, and every notice of cancellation given by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Commissioner.
- 6. Subscriber's account.—An account shall be prepared in the name of each subscriber and maintained by the Commissioner in the form set forth in the Second Schedule appended to these rules.
- 7. Conditions and rate of subscription.—(1) A subscriber shall subscribe monthly to the Provident Fund when on duty or foreign service.
  - (2) A subscriber may, at his election, not subscribe during leave.
- (3) A subscriber shall intimate his election not to subscribe during leave by a written communication to the Commissioner before he proceeds on leave.
- (4) Failure to make due and timely intimation shall be deemed to constitute an election to subscribe.
  - (5) The election of a subscriber intimated under this sub-rule shall be final.
- (6) A subscriber shall not subscribe to the Provident Fund when on extraordinary leave without pay or under suspension. He shall, however, on return from a period of such leave without pay or on re-instatement after a period passed under suspension, be allowed the option to subscribe for that period, at the discretion of the Commissioner. The amount of subscription to be paid shall also be determined by the Commissioner the general principle to be observed being that the subscription should be calculated on half the emoluments drawn by the employee before he proceeded on leave without pay or was placed under suspension.
- 8. (1) The amount of subscription shall be fixed by the subscriber himself subject to the following conditions:—
  - (a) it shall be expressed in whole rupees:

Provided that if the empluments of the subscriber do not exceed fifty rupees a month, the amount may be any multiple of a half rupee; and

- (b) it may be any sum so expressed at a rate not less than 6½ per cent. (i.e. one anna in the rupee) of his monthly emoluments. The Board of Trustees may prescribe a maximum limit of subscription not exceeding 12½ per cent.
- (2) For the purpose of sub-rule (1) the emoluments of a subscriber shall be-
  - (a) in the case of a subscriber who was on duty on the 31st March of the preceding year, the emoluments to which he was entitled on that date;
  - (b) in the case of a subscriber admitted to the Provident Fund on a subsequent date, the emoluments to which he was entitled on such subsequent date;
  - (c) in the case of a subscriber who was on deputation out of India on the said date or was on leave on the said date and continues to be on leave and has elected to subscribe during such leave, the emoluments to which he would have been entitled had he been on duty; and
  - (d) in the case of a subscriber who was on leave on the said date and elected not to subscribe during such leave or was under suspension on the said date, the emoluments to which he was entitled on the first day after his return to duty
- (3) The subscriber shall intimate the fixation of the amount of his monthly subscription for each year on the basis of his emoluments and rate permissible.
- (4) The subscriber shall be permitted to increase the amount of subscription once at any time during the course of the year; there shall, however, be no corresponding increase in the contribution by the Coal Mines Provident Fund Organisation.

Provided that if a subscriber is on duty for a part of a month and on leave for the remainder of that month and if he has elected not to subscribe during leave the amount of the subscription shall be proportionate to the number of days spent on duty in the month.

- 9. Realisation of subscription.—(1) When the emoluments are drawn on the establishment pay bills, recovery of subscription to and the principal and interest of advances granted from the Provident Fund shall be made by deduction from the pay bills.
- (2) When the emoluments are drawn otherwise, the subscriber shall forward his dues monthly to the Commissioner.
- 10. Contribution by the Coal Mines Provident Fund Organisation.—(1) The Commissioner shall make yearly a contribution to the account of each subscriber.

Provided that if a subscriber quits service or dies during the course of a year, proportionate contribution shall be credited to his account for the period between the close of the preceding year and the date of his retirement or death as the case may be.

- (2) The rate of contribution made by the Commissioner shall be 6½ per cent. (1/16th) of the subscriber's emoluments drawn on duty or if he has been on leave and elected to subscribe during such leave the emoluments to which he would have been entitled had he been on duty.
- (3) The amount of contribution shall be rounded off to the nearest whole rupee (eight annas counting as the next higher rupee).
- 11. Interest.—(1) The Commissioner shall pay to the credit of the account of a subscriber interest at such rate as the Central Government may from time to time prescribe for the payment of interest on a subscriber's accumulations in the Provident Fund.
- (2) In addition to any amount to be paid under rule 17, interest thereon upto the end of the month preceding that in which payment is made, or upto the end of the sixth month after the month in which such amount became payable, whichever of these periods be less, shall be payable to the persons to whom such amount is to be paid; provided that no interest shall be paid in respect of any period after the date which the Commissioner has intimated to that person (or his agent) as the date on which he is prepared to make payment in cash, or if he pays by cheque after the date on which the cheque in that person's favour is posted.
- 12. Advance.—When the pecuniary circumstances of a subscriber are such that indulgence is absolutely necessary, a temporary recoverable advance may, at the

discretion of the Commissioner, be granted to a subscriber out of the amount standing to his credit in the Provident Fund, on the conditions that—

- (i) the advance is required to pay expenses on behalf of a subscriber or his family on any of the following;—
  - (a) prolonged illness or medical attention,
  - (b) overseas passage for reasons of health or education, and
  - (c) marriage, funerals or ceremonies which by his religion it is incumbent upon the subscriber to perform.
- (ii) the advance is expressed in whole rupees and shall not, except for special reasons, exceed three months' pay of the subscriber or 50 per cent. of the accumulation in the Fund, whichever is less and shall in no case exceed the amount of subscription and interest thereon standing to his credit in the Provident Fund.
- (I:1) a written request is made to the Commissioner showing reasons for the request:
- Provided that if the reason is of a confidential nature it may be communicated to the Commissioner personally or confidentially.
- 13. Any advance shall be recovered from the subscriber in such number of equal monthly instalments as the Commissioner may direct but the number shall not be less than 12 unless the subscriber so elects or in any case more than 24, the amount of advance being raised or reduced, if necessary, to admit of the fixation of such instalments. The instalments shall be expressed in whole rupee and recovered from the subscriber's salary in the manner indicated in rule 9. The first instalment shall commence from the first payment of a full months' salary after the grant of advance.
- 14. After the principal of the advance has been fully repaid, interest thereon shall be recovered in one instalment at the rate of 5/12 per cent. of the principal for each month or broken portion of a month during the period between the drawal and complete repayment of the principal:

Provided that wifen the advance is distributed to be recovered in more than 18 instalments, the interest may be recovered in two instalments.

- 15. Deductions.—Subject to the conditions that no deduction may be made which reduces the credit by more than the amount of any contribution by the Commissioner with interest thereon credited under rule 10 and 11 before the amount standing to the credit of a subscriber in the Provident Fund is paid out of the Fund, the Commissioner may direct the deductions therefrom and payment to the Administrative Account of—
  - (a) any amount, if a subscriber has been dismissed from the service for grave mis-conduct;
  - Provided that, if the order of dismissal is subsequently cancelled, the amount so deducted shall, on his reinstatement in the service, be replaced at his credit in the Provident Fund;
  - (b) any amount if a subscriber resigns his employment under the Coal Minos Provident Fund Organisation within five years of commencement of service thereof otherwise than by reasons of superannuation or a declaration by competent medical authority that he is unfit for further service; and
  - (c) any amount due under a liability incurred by the subscriber to the Coal Mines Provident Fund Organisation.
- 16. Final withdrawal of accumulations in the Provident Fund.—The amount standing to the credit of a subscriber shall become payable at the time of quitting service or the death of the subscriber in the manner provided by these rules.
- 17. The total accumulations in the account of a subscriber less the amount of unrecovered advance and interest thereon, if any, shall be paid as follows:—
  - (i) to the subscriber on his ceasing to be an employee;
  - (ii) in the event of the death of the subscriber having made a nomination in accordance with these rules, to the nominee or nominees and in the event or such nominee or nominees pre-deceasing the subscriber, to the alternate nominee or nominees in the manner indicated in the declaration form; or
  - (iii) in the event of the death of the subscriber without having made a nomination in accordance with those rules or whose nominee or

nominees or alternate nominee or nominees has or have not survived the subscriber, to the legal or heirs of the subscriber on the production by him or them of probate or letters of administration evidencing the grant to him or them of the administration of the estate of the subscriber or a certificate granted under the Indian Succession Act, 1925, entitling the holder thereof to receive payment of such amount:

Provided that if the amount of such accumulations does not exceed rupees five thousands it may be paid to any person appearing to the Commissioner to be entitled to receive it.

#### FIRST SCHEDULE [See rule 5 (3)] Forms of Nomination

I. When the subscriber has a family and wishes to nominate one member theref

I hereby nominate the person mentioned below, who is a member of my family as define in rule 2 of the Coal Mines Provident Fund Office Establishment (Contributory Provident Fund) Regulations, 1952 to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable or having become payable, has not been

Name and address of nominee.	Relationship with subs- criber.	Age .	Contingencies on the happen- ing of which the nomination shall become invalid.	Name, address and re- lationship of the per- son, if any, to whom the right of the no- mines shall pass in the event of his pre- deceasing the subs- criber.
		•	<del></del>	•
Dated this		d	ay of	
at Two witnesses to sign			······································	**********
2				
			Signature of subsc	riber
II. When the subscriber i	has a family and	wishes to	nominate more tha	n one member therof
fined in rule 2 of the Co Fund) Regulations, 1952 Event of my death before	al Mines Provide to receive the a that amount hat the said amou	nt Fund mount th as becom unt shall	Office Establishmer at may stand to my e payable or havin	mbers of my family as de- nt (Contributory Provident y credit in the Fund, in the g become payable has not ong the said persons in the

Name and address of nominees.	Relationship with subs- criber.	Age	*Amount or share of accumulations to be paid to each.	Contingencies on the happening of which the nomination shall become invalid.	Name and address and relationship of the person, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber.
	,	, , ,			

Dated this									
at			• • • • • • •						• • •
1,	.,								
2,									
				Sign	nature of	subscribe	т		
to the credit of	the sub	scriber i	in the I	Fund at a	ny time.			unt that may s	ten
III. When the s I, having ment (Contribut below to receive before that amo	o family ory Pro the am	as defin vident F ount tha	ed in ra fund) F t may s	ule 2 of th Regulation tand to m	oe Coal M 18, 1952, h 1 <b>y</b> grodit i	lines Prov hereby nor in the Fur	ident Fu ninate th id, in the	e event of my d	one
Name and addi	ress of	Relatio with a ber.	nship ubseri-	Age	on the ing of the no	ingencies happen- of which mination become	lation if an right shall of h	address and nship of the pen ny, to whom of the norm pass in the e is predeceasing criber.	rsor th nine ven
<del></del>				<u> </u>		· · -	<u> </u>	<del> </del>	
Iwo witnesses	to sign	ature:	• • • • • •						
at	to sign	ature:—							
at	to sign  subscriber  family  butory  to rece  ore that	or who had no for the sa define revided in the sa mount said am said a	as no fare invaluation armity are din the function armount is the second armount should be second are discussively armited as a second are discussively armited are discussively are discussively are discussively are discussively armited are discussively armited are discussively a	Signat mily make id in the nd wishes e rule 2 o d) Regu that may	ure of su  es a nomine event of  to nomine of the Coa llations, retand to	nation, he his subse  ate more t il Mines P 1952, her o my credi	shall spequently of han one provident the come parts	person. Fund Office Eshinate the per	umi nily tab

## THE GAZETTE OF INDIA, MAY 3, 1952 [PART II-SEC. 3

that may	y stand to specify in equiring s
that ma he shall quently a	y stand to
that mag he shall quently a	y stand to
that mag he shall quently a	y stand to
that mag he shall quently a	y stand to
that mag he shall quently a	y stand to
he shall quently a	specify In
quently a	
)er	
ber	
<i>yer</i>	
t,	under the
bution b	v the
F. Organ	isation.
With- drawals	Remarks
8	9
	8

		Contribution by the Coal Mines Provident Fund Organisation on Ra. @
Total		Balance from 19 —19
Calculated by	-	Deduct—Withdrawals as above . Balance on 31st March 19 . Checked by

[No. PF.7(5)/51.]

#### New Delhi, the 24th April 1952

S.R.O. 795.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central Government hereby directs that the following amendment shall be made in the Coal Mines Provident Fund Scheme, namely:—

In the said Scheme after paragraph 69, the following paragraph shall be inserted, namely:—

"69A. Obligation to produce documents before Inspector.—Where an Inspector in exercise of the powers conferred on him under clause (b) of sub-section (2) of Section 10 of the Act requires any person in charge of a coal mine or its office, to produce any document before him, that person shall produce such document before the Inspector".

[No. PF.2(11)/52.]

S.R.O. 796.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central Government hereby directs that the following amendments shall be made in the Coal Mines Bonus Scheme, namely:—

In the said Scheme -

- (a) after paragraph 11, the following paragraph shall be inserted, namely:—
  - "11A. Obligation to produce documents before Inspector.—Where an Inspector in exercise of the powers conferred on him under clause (b) of sub-section (2) of section 10 of the Act requires any person incharge of a coal mine or its office to produce any document before him that person shall produce such document before the Inspector."
- (b) In paragraph 12, after sub-paragraph (2), the following sub-paragraph shall be inserted, namely:—
  - "(3) Whoever, in contravention of the provisions of paragraph 11A refuses or fails to produce any document before an Inspector shall be punishable with imprisonment which may extend to six months or with fine which may extend to one thousand rupees, or with both".

[No. PF.2(11)/52.]

#### New Delhi, the 28th April 1952

S.R.O. 797.—Corrigendum.—In the notification of the Government of India in the Ministry of Labour, No. S.R.O. 585, dated the 25th March, 1952, published on page 597 in Part II—Section 3 of the Gazette of India, dated, the 29th March, 1952, for "Mr. R. C. Fidio", read "Mr. R. C. Fidao".

[No. PF.2(1)/52.]

SADASHIVA PRASAD, Dy. Secy.

#### New Delhi, the 24th April 1952

S.R.O. 798.—In pursuance of section 8 of the Minimum Wages Act, 1948 (XI of 1948), and of rule 3 of the Minimum Wages (Central Advisory Board) Rules, 1949, made under section 29 of the said Act, the Central Government hereby reconstitutes the Central Advisory Board, consisting of the following members, namely:—

Shri V. K. R. Menon, I.C.S., Secretary to the Government of India, Ministry of Labour—Chairman.

#### Independent Members

- Shri B. B. Paymaster, I.C.S., Deputy Secretary to the Government of India, Ministry of Works, Production and Supply, New Delhi.
- Dr. S. R. Sen, M.A., Ph.D.(London), Economic and Statistical Adviser, Ministry of Food and Agriculture (Agriculture), Government of India.
  - Shri P. M. Damry, I.A.S., Labour Commissioner, Bombay.
  - Shri S. K. Haldar, I.C.S., Labour Commissioner, Calcutta.
- Shri J. M. Lobbo Prabhu, I.C.S., Secretary to the Government of Madras, Development Department Madras.
  - Shri O. N. Misra, I.A.S., Labour Commissioner, Kanpur.
- Shri R. S. Pande, Secretary to the Government of Bihar, Labour Department, Patna.
- Shri Ram Gopal Tewari, Chief Parliamentary Secretary, Government of Madhya Pradesh, Nagpur.
  - Shri Abdul Lateef Razvi, Labour Commissioner, Hyderabad.
  - Shri B. S. Pattaswamy, B.A., B.L., Labour Commissioner, Bangalore.
  - Shri H. P. Duara, B.Sc. (Leeds), Labour Commissioner, Shillong.
  - Shri G. W. Balchandani, Labour Commissioner, Ambala.
  - Shri P. N. Krishna Pillai, Labour Commissioner, Trivandrum.
  - Shri S. N. Shukla, Labour Commissioner, Jaipur, Rajasthan.
  - Dr. V. K. Chopra, M.A., Ph.D., Director of Industry, Vindhya Pradesh, Rewa.
  - Shri N. C. Subaya, Assistant Commissioner and District Magistrate, Coorg.

Ö

INDIA,

MAY

- Mohalla Wellesli Ganj, Mirzapur.
- Mr. Tofail Ahmed, Kothi of late Shri Yusif Imam, Employment in woollen carpet making or shawl weaving establishments.
- Shri A. Gopalakrishnavya, Rice Mill Owner, Godivada Krishna District, Madras State.

Kanpur.

- Arcot District, Madras State,
- Shri K. R. Kalvanarama Iver, Ranipet, North Employment in rice mill, flour mill or dal mill.
- Shri Mancharbhai Patel, Vice President, Beedi Marchants' Association, C/o Chhotabhai Jethbhai & Co., Gondia.
- Shri G. M. Thaware, President, Independent Employment in any tobacco manufactory. Labour Party Bidi Workers' Union, Nagpur.

- Mr. H. F. Clark, C.L.E., Labour Adviser, Indian Tea Association, Shillong.
- Shri K. P. Tripathi, M.A., B.L., President, Employment in any Plantation, LN.T.U.C., Assam Branch, Dibrugarh.

- Planters of Travancore, Kottavam.
- Mr. M. S. Halderwood, President, Association of Shri B. K. Nair, President, Kerala Branch of the I.N.T.U.C., Alleppy.
- Shri S. A. Narielwala, C/o Tata Oil Mills, Bombay House, Bruce Street, Fort, Bombay,
- Mr. Philiph M. D'Souza, C/o Standard Vacuum Employment in any oil mill, Oil Co., Wadala Installations, Wadala Bombay.

- Shri C. D. Barfivala, M.A., LL.B., Director, Local Self Government Institute, 11-Elphinstone Circle, Bombay.
- Shri B. N. Rathod, President, Bombay Sweepers Employment under any Local Authority, Union, 140, Arthur Road, Bombay.

- Shri Brij Mohan Lal, I.S.E., Chief Engineer, P.W.D. (Building & Roads Branch), Simla,
- Shri Lallu Kahar, S/o Sarju Kahar, Village Employment on road construction or in building Kuthuliva, Rewa District.
  - operations.

- Sardar Pratap Singh, Secretary, C.P.W.D. Contractors' Association, 28-A, Connaught Place, New Delhi.
- Branch, 5, Edward Square, New Delhi.
- Shri R. D. Saxena, Secretary, I.N.T.U.C., Delhi Employment in stone breaking or stone crushing.
- Association, Jalda (Manbhum Dist.)
- Shri A. M. Arathoon, C/o Shellac Manufacturing Shri Haripada Chatterjee, Post Jalda, District Employment in any Lac Manufactory, Manbhum.

- Barganda (Giridih).
- Shri Uma Charan Lal, Ramchand Kutir, Post Shri Ramesh Chandra Vyas, President, Indian Employment in any Mica Works, National Trade Union Congress, (Rajasthan Branch) Jaipur.

Representatives of Employers	Representatives of Workers	Scheduled employments which they represent
Shri N. C. Ghosh, Director-General of Transportation, Home (Transport) Department, Writers' Buildings, Calcutta.		Employment in Public Motor Transport.
Shri A. J. Hardcastle, Messrs. Cooper Allen & Company, Kanpur.	Shri Surya Prasad Avasthi, Indian National Trade Union Congress (U. P. Branch), Khalasi Lines, Kanpur.	
Shri Radhakrishna Das, Keshorpur P.O., Cuttack 1.	Shri Nilamani Rautray, C/o Prajatantra, Cuttack.	Employment in Agriculture.
Shri N. R. Samiappa Mudaliar, Mirasdar, President, District Agricultural Association, Nedumbalam, Tanjore Distt., South India.	Shri G. Narayanaswamy Naidu, Municipal Councillor & Kisan Leeder, Mayavaram (Tanjore Distt.), South India.	Ditto.
Shri J. Raghottam Reddy, Deshmukh, Khammam (Warangal District), Hyderabad State.	Shri Shanker Rao Chavan, Secretary, Congress, Office, Nanded, Hyderabad State.	Ditto.
Shri Surendra Singh Majithia, Sardarnagar, Gorakhpur.	Shri Pool Singh, Vakil, Saharanpur.	Ditto.

[No. LWI-24(78).]

#### New Delhi, the 29th April 1952

S.R.O. 799.—The following draft of an amendment to the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, which it is proposed to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 2nd June 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

#### Draft Amendment

#### In the said Rules-

#### In Rule 4-

- (a) in the second proviso to rule 4, the words from 'the monthly subscription' to 'paid in full' shall be omitted;
- (b) after the second proviso the following proviso shall be inserted, namely:--
- "Provided further that those employees serving in the Malaria Institute of India in connection with the Anti-malaria operations in the Coalfields who were brought under the administrative control of the Commissioner with effect from the 1st March 1951, may also be allowed to join the Provident Fund with retrospective effect from the date of their joining the Institute".
- 2. For rule 5, the following rule shall be substituted namely:
  - "5. Nomination.—(1) A subscriber shall, as soon as may be after joining the Provident Fund, sent to the Commissioner a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the Provident Fund in the event of his death before that amount has become payable, or having become payable has not been paid:
  - Provided that if, at the time of making the nomination, the subscriber has a family, the nomination shall not be in favour of any person or persons other than the members of his family.
  - (2) If a subscriber nominates more than one person under sub-rule (1) he shall specify in the nomination the amount or share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
  - (3) Every nomination shall be in such one of the Forms set forth in the first schedule as is appropriate in the circumstances.
  - (4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Accounts Officer.
  - Provided that the subscriber shall along with such notice send a fresh nomination made in accordance with the provisions of this rule.
  - (5) A subscriber may provide in a nomination—
    - (a) in respect of any specified nominee that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person as may be specified in the nomination;
    - (b) that the nomination shall become invalid in the event of the happening of a contingency specified therein; provided that if at the time of making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family.
  - (6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under clause (a) of subrule (5) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of clause (b) of sub-rule

- (5) of the proviso thereto, the subscriber shall send to the Accounts Officer a notice in writing cancelling the nominations together with a fresh nomination made in accordance with the proviso of this rule.
- (7) Every nomination made, and every notice of cancellation given by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Accounts Officer".
- 3. To clause (b) of sub-rule (1) of rule 8, the following proviso shall be added.
  - "Provided that in the case of an employee who under these Rules is allowed to join the Provident Fund with retrospective effect, such monthly subscription shall not be less than ten per cent of his pay until all arears of such subscriptions are paid up in full."
  - To sub-rule (2) of rule 10, the following proviso shall be added, namely:—
    - "Provided that in case of employees who are allowed to join the Provident Fund with retrospective effect such contribution shall not be less than ten per cent, of the subscriber's emoluments until all arears of such contributions are paid up in full".
- 5. In clause (b) of rule 15, for the words 'three years', the words 'five years' shall be substituted.
- 6. For the FIRST SCHEDULE to the Rules, the following SCHEDULE shall be substituted.

#### "FIRST SCHEDULE [see rule 5(3)].

#### FORMS OF NOMINATION

I. When the subscriber has a family and wishes to nominate one member thereof.

I hereby nominate the person mentioned below, who is a member of my family as defined in rule 2 of the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable or having become payable, has not been paid:-

		1		
Name and address of the nominee	Relationship with subscriber -	Age	Contingencies on the happening of which the nomina- tion shall become invalid.	Name, address and relationship of the person, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber.
Dated this		•	day of	19
at Two witnesses to	signature		Signature of Sub	oscriber
1				
2				
II. When the a	subscriber has a fa	amily and	d wishes to nomin	ate more than one

I hereby nominate the persons mentioned below, who are members of my family as defined in rule 2 of the Coal Mines Labour Welfare Office Establishment (Contributory Provident Fund) Rules, 1951, to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid and direct that the

PART II—SEC. 31

The second secon

amount shall against their		ed among	the said per	sons in the ma	nner shown below
Name and address of nominees	Relationship with subscriber	ofac	ount or share coumulations paid to each	**Contingencies on the happening of which the nomination shal become invalid	the person, if any,
Dated this			dı	ay of	19
at					scriber
may stand to III. When I, having Establishmen mentloned in the even	This column to the credit of the subscribent family as it (Contributo telow to received)	of the subs per has no defined in any Provident ve the amount h before th	criber in the family and rule 2 of the at Fund) Rule ount that ma	Fund at any twishes to nomine Coal Mines La es, 1951, hereby to by stand to my	whole amount that ime. nate one person. bour Welfare Office nominate the person credit in the Fund, able, or having be-
Name and ac of nomine	ldress Relatio	onship with seriber	ti	ontingencies on he happening of thich the nomi- ation shall be- ome invalid	Name, address and relationship of the person, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber
Dated this	<u>,                                     </u>	<del></del>	d	ay of	19
at			s	lignature of Sub	oscriber
Two witnes	ses to signati	ıre		,	

<sup>\*\*</sup>Note.—Where a subscriber who has no family makes a nomination, he shall specify in the column that the nomination become invalid in the event of his subsequently acquiring a family.

IV. When the subscriber has no family and wishes to nominate more than one person.

I, having no family as defined in rule 2 of the Coal Mines Labour Welfare Office (Contributory Provident Fund) Rules, 1951, hereby nominate the persons

mentioned below to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable, or having become payable has not been paid and direct that the said persons in the manner shown below against their names:—

Name and eddress of nominees	Relationship with subscriber	Age	*Amount or share of accumulations to be paid to each	**Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person, if any, to whom the right of the nominee shall pass in the event of his predeceasing the subscriber.
Dated this			da	y of	19

яt

Signature of Subscriber.....

Two witnesses to signature

\*Note.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

\*\*Note.—Where a subscriber who has no family makes a nomination, he shall specify in this column that the nomination shall become invalid in the event of his subsequently acquiring a family."

[No. M.1(12)51.]

P. N. SHARMA, Under Secy.

#### New Delhi, the 26th April 1952

S.R.O. 800.—In pursuance of section 11 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government hereby accepts the resignation of Shri V. M. Tarkunde, Bar-at-Law, 8, Ratilal Mansions, Parikh Street, Girgaum, Bombay 4, of his office of member of the Employees' State Insurance Corporation constituted under sections 3 and 4 of the said Act.

[No. SS. 121(53).]

#### ORDER

#### New Delhi, the 28th April 1952

S.R.O. 801.—Whereas the Central Government is of opinion that an industrial dispute exists between the Imperial Bank of India and its workmen in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Calcutta constituted under section 7 of the said Act.

#### Schedule

Whether the dismissal from service of Shri S. K. Bhimasena Rao from the Bangalore City Branch of the Bank on or about the 13th August 1949 was justified and, if not, what relief should be granted to him.

[No. LR.100(20).]

S. NEELAKANTAM, Dy. Secy.